

Biological

& Medical

Serials

COLLEGE OF

# Physicians Surgeons

OF ONTARIO,

FOR THE ACADEMIC YEAR 1893-94.



BY AUTHORITY.



#### REGISTRY OFFICE:

COLLEGE OF PHYSICIANS AND SURGEONS OF ONTARIO,

SOUTH-EAST CORNER BAY AND RICHMOND STREETS, TORONTO.

JUNE, 1893.



## **ANNOUNCEMENT**

OF THE

#### COLLEGE OF

# PHYSICIANS AND SURGEONS

OF ONTARIO,

#### FOR THE ACADEMIC YEAR

1893-94.



BY AUTHORITY.

#### REGISTRY OFFICE:

COLLEGE OF PHYSICIANS AND SURGEONS OF ONTARIO,
SOUTH-EAST CORNER BAY AND RICHMOND STREETS,
TORONTO.

JUNE, 1893.



# CONTENTS.

	PAGE
Council of College of Physicians and Surgeons of Ontario	Y
Officers of College	vii
Board of Examiners	vii
Standing Committees of Council	viii
Executive Committee of Council	viii
Discipline Committee of Council	viii
Officers of College from 1866 to 1893-94	ix
Incorporation of the College	<b>x</b> i
Medical Curriculum	xii <b>i</b>
Text-books for Professional Examinations—General	xv
Text-books for Professional Examinations—Homeopathic	xvi
Requisites for Registration	xvi
Persons from abroad desiring Registration	xvi
Residents of Ontario studying abroad	xvi
Professional Examinations	xvii
Subjects of Professional Examinations	xvii
Scale of Fees	xix
Rules for Board of Examiners	xxi
Rules for Candidates for Examination	xxiii
List of Students registered as Matriculates	xxv
List of Students who have passed the First Year's Examination	xxxviii
List of Students who have passed the Second Year's Examination	xl
List of Students who have passed the Third Year's Examination	xli
List of Students who have passed the Primary Examination	xlii
List of Members of College admitted by Examination	xlvi
Professional Examination Questions	lxiv
Minutes of Meeting of Medical Council of Ontario, in June, 1893.	1-144

#### THE COUNCIL

OF THE

## College of Physicians & Surgeons of Ontario.

#### TERRITORIAL REPRESENTATIVES.

J. L. Bray, M.D., Chatham, Ont. J. Fulton, M.D., St. Thomas, Ont. J. Henry, M.D., Orangeville, Ont. J. A. Williams, M.D., Ingersoll, Ont. D. L. Philip, M.D., Brantford, Ont. T. Miller, M.D., Hamilton, Ont. A. J. Johnson, M.D., Toronto, Ont. R. B. Orr, M.B., Toronto, Ont. A. B. Orr, M.B., Toronto, Ont.	Western and St. Clair. Malahide and Tecumseth. Saugeen and Brock. Gore and Thames. Erie and Niagara. Burlington and Home. Midland and York. King's and Queen's. Newcastle and Trent.
A. RUTTAN, M.D., Napanee, Ont	Newcastle and Trent. Quinte and Cataraqui.
A. F. Rogers, M.D., Ottawa, Ont. D. Bergin, M.D., Cornwall, Ont.	Bathurst and Rideau. St. Lawrence and Eastern.

#### COLLEGIATE REPRESENTATIVES.

W. BRITTON, M.D., Toronto, Ont	Univ. of Toronto.
J. W. Rosebrugh, Hamilton, Ont	" Victoria College.
V. H. MOORE, M. D., Brockville, Ont	" Queen's College.
W. T. HARRIS, M.D., Brantford, Ont	" Trinity College.
SIR JAMES GRANT, Ottawa, Ont	" Ottawa.
J. THORBURN, M.D., Toronto, Ont	Toronto School of Medicine.
F. Fowler, M.D., Kingston, Ont	Royal College of Physicians and Surgeons, Kingston.
r. rowner, m.D., Kingston, Ont	and Surgeons, Kingston.
W. B. Geikie, M.D., Toronto, Ont	
A. G. Fenwick, M.D., London, Ont	Western Univ., London.

#### HOMŒOPATHIC REPRESENTATIVES.

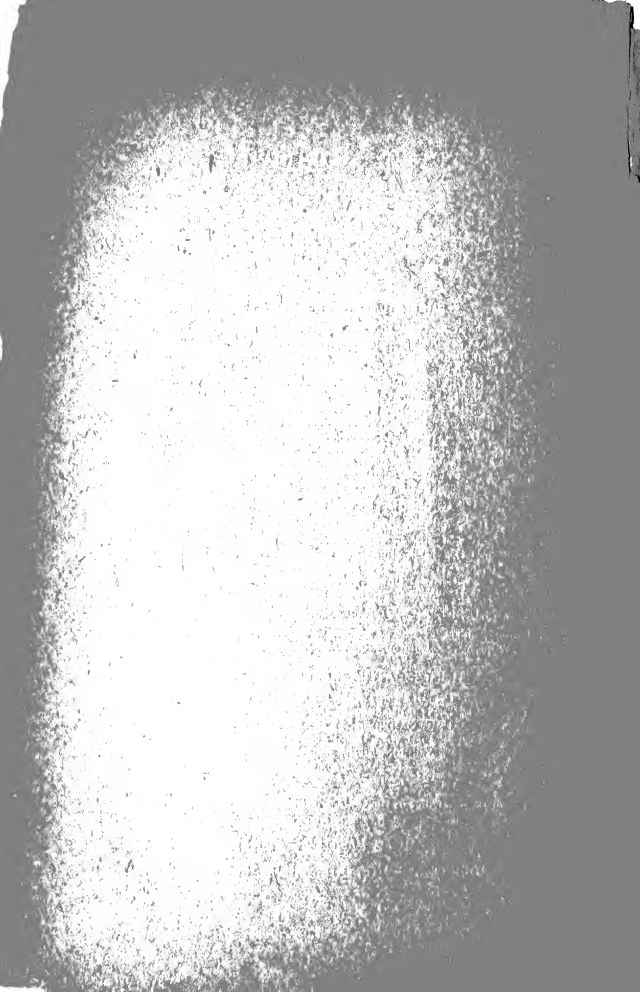
GEORGE LOGAN, M.D., Ottawa, Ont. G. HENDERSON, M.D., Strathroy, Ont. C. T. CAMPBELL, M.D., London, Ont. L. LUTON, M.D., St. Thomas, Ont. E. VERNON, M.D., Hamilton, Ont.

Medical Registration Office of the College of Physicians and Surgeons of Ontario, South-East corner Bay and Richmond Streets, Toronto.

Office Hours: 2 to 4 p.m.

ROBERT A. PYNE, M.D., M.C.P.S.O., Toronto, Ont.,

Registrar.



### OFFICERS

OF THE

# College of Physicians & Surgeons of Ontario

#### FOR 1893-94.

President ..... C. T. CAMPBELL, M.D., London, Ont. Vice-President. D. L. PHILIP, M.D., Brantford, Ont. Treasurer ..... W. T. AIKINS, M.D., Toronto, Ont. Registrar ..... R. A. PYNE, M.D., Toronto, Ont.

#### BOARD OF EXAMINERS FOR 1893-94.

DR. F. LEM. GRASETT, Toronto, Ont Anatomy, Descriptive.
DR. R. W. GARRETT, Kingston, Ont Theory and Practice of Medicine.
DR. A. A. MACDONALD, Toronto, Ont   Midwifery, Operative, and other than Operative, and Puerperal and Infantile Diseases.
DR. A. S. FRASER, Sarnia, Ont Physiology and Histology.
DR. W. BURT, Paris, Ont {Surgery, Operative, and other than Operative.
DR. W. J. MITCHELL, London, Ont Medical and Surgical Anatomy.
DR. G. ACHESON, Trenton, Ont { Chemistry, Theoretical, Practical, and Toxicology.
DR. H. B. SMALL, Ottawa, Ont Materia Medica and Pharmacy.
DR. D. O. R. JONES, Toronto, Ont { Medical Jurisprudence and Sanitary Science.
DR. C. O'REILLY, Toronto, Ont
DR. R. K. KILBORN, Kingston, Ont { 1st Assistant Examiner to the Examiner on Medicine.
DR. GEO. PETERS, Toronto, Ont
DR. C. JE. JARVIS, London, Ont Homeopathic Examiner.

#### STANDING COMMITTEES OF COUNCIL

OF

# College of Physicians & Surgeons of Ontario 1893-94.

	REGISTI	RATIO	N COMMITTEE.		
DR.	ROSEBRUGH (Chairman), JOHNSON,	DR.	MOORE, ORR,	DR.	VERNON.
	RULES	AND I	REGULATIONS.		
DR.	DAY (Chairman), FOWLER,	DR.	LUTON, THORBURN,	DR.	MILLER.
		FINA	NCE.		
DR.	THORBURN (Chairman), FULTON,	DR.	HENDERSON, RUTTAN,	DR.	WILLIAMS.
		PRIN	TING.		
DR.	JOHNSON (Chairman), FENWICK,	DR.	HENRY, LUTON,	DR.	BRITTON.
		EDUC	ATION.		
DR.	HARRIS (Chairman), BERGIN, BRAY,	DR.	GEIKIE, LOGAN, MOORE,	DR.	ROGERS, THORBURN, WILLIAMS.
		PROP	ERTY.		
DR.	BRITTON (Chairman),	DR.	HENRY,	DR.	THORBURN.
	COMMIT	ree o	N COMPLAINTS.		
DR.	FOWLER (Chairman), HENRY,	DR.	HENDERSON, JOHNSON,	DR.	MILLER.
		EXEC	JTIVE.		
DR.	CAMPBELL (Chairman),	DR.	PHILIP,	DR.	JOHNSON.

The President and Vice-President are ex officio Members of all Committees, and the Chairman of any Committee is ex officio a Member of any Sub-Committee thereof.

#### COMMITTEE ON DISCIPLINE.

DR. DAY (Chairman), DR. BRAY, DR. LOGAN,
Belleville, Ont. Chatham, Ont. Ottawa, Ont.

#### OFFICERS

OF THE

# College of Physicians & Surgeons of Ontario

#### FROM 1866 TO 1893-94.

#### PRESIDENTS.\*

lst.	John R. Dickson	$\mathbf{from}$	1866 to 1867		
2nd.	JOHN TURQUAND	11	1867 - 1868		
3rd.	James A. Grant	IJ	1868 - 1869		
4th.	WILLIAM CLARK	11	1869 - 1870		
5th.	WILLIAM H. BROUSE	11	1870 - 1871		
6th.	CHAS. W. COVERNTONJun	e, 187	l—Dec. 1871		
7th.	WILLIAM CLARK	Dec. +	1871 — 1872		
8th.	J. F. Dewar	from	1872 - 1873		
9th.	WILLIAM CLARK	41	1873 - 1874		
	M. LAVELL	11	1874 - 1875		
	E. G. EDWARDS	11	1875 - 1876		
12th.	Daniel Clark	11	1876 - 1877		
	Daniel Clark	11	1877 - 1878		
	D. CAMPBELL	11	1878 - 1879		
15th.	J. D. MACDONALD	11	1879 - 1880		
	W. Allison	11	1880 - 1881		
17th.	D. Bergin	11	1881 - 1882		
	J. L. Bray	11	1882 - 1883		
	G. LOGAN	11	1883 - 1884		
20th.	H. W. DAY	11	1884 - 1885		
21st.	D. Bergin	11	1885 - 1886		
22nd.	H. H. Wright	11	1886 - 1887		
23rd.	G. Henderson		1887 - 1888		
24th.	J. H. Burns	11	1888 - 1889		
	J. G. Cranston	11	1889 - 1890		
	V. H. MOORE	11	1890 - 1891		
27th.	J. A. WILLIAMS	11	1891 - 1892		
28th.	F. FOWLER	11	1892 - 1893		
29th.	C. T. CAMPBELL	11	1893 - 1894		
VICE-PRESIDENTS.					
lst.	WM. H. Brouse	from	1866 to 1870		
2nd.	CHAS. W. COVERNTON	11	1870 - 1871		
3rd.	James Hamilton	11	1871 - 1872		

<sup>\*</sup> The President and Vice-President, Treasurer, and Registrar of the College are elected at the Annual Meeting of the Council, and hold office until their successors are elected.

<sup>†</sup> Dr. Wm. Clark was elected December 12th, 1871, at a special meeting of the Council in consequence of the resignation of Dr. C. W. Covernton.

4th. D. CAMPBELL	1872 - 1873			
5th. John Muir	1873 - 1874			
6th. E. G. EDWARDS	1874 - 1875			
7th. E. M. HODDER	1875 - 1876			
8th. D. CAMPBELL	1876 - 1877			
Oth D. Charpers	1877 - 1878			
10th. W. Allison	1878 - 1879			
11th. G. Logan	1879 - 1880			
1011 D D	1879 - 1880 $1880 - 1881$			
	1881 — 1882			
13th. J. L. Bray	1882 - 1883			
14th. W. B. GEIKIE				
15th. H. W. DAY	1883 — 1884			
16th. E. W. Spragge	1884 - 1885			
17th. R. Douglas	1885 - 1886			
18th. G. HENDERSON	1886 - 1887			
19th. J. H. Burns	1887 - 1888			
20th. J. G. Cranston	1888 - 1889			
21st. V. H. Moore	1889 - 1890			
22nd. J. A. WILLIAMS	1890 - 1891			
23rd. F. FOWLER	1891 - 1892			
24th. C. T. CAMPBELL	1892 - 1893			
25th. D. L. PHILIP	1893 - 1894			
TREASURER.				
W. T. AIKINS from	1866			
Y				
REGISTRARS AND SECRETARIES.				
HENRY STRANGE				
ROBERT A. PYNE "July 15th, 1880 —				



# College of Physicians & Surgeons of Ontario.

Announcement for the Academic Year 1893-94.

"THE COLLEGE OF PHYSICIANS AND SURGEONS OF ONTARIO" is the name adopted by the Medical Profession of the Province of Ontario in its corporate capacity. As every legally qualified medical practitioner in the Province is a member of this College, it is not an institution for the teaching of medicine.

The Medical Profession of Ontario was first incorporated under this name by an Act of the Parliament of Canada, passed in 1866. This Act was subsequently repealed by the Legislature of Ontario in 1869, and now the affairs of the Profession in this Province are regulated by an Act passed in 1874 (37 Vic., cap. 30), commonly known as the "Ontario Medical Act," and further amended in 1887, 1891 and 1893.

By this Act, the "Council of the College of Physicians and Surgeons of Ontario" is empowered and directed to enact by-laws for the regulation of all matters connected with medical education; for the admission and enrolment of students of medicine; for determining from time to time the curriculum of the studies to be pursued by them, and to appoint a Board of Examiners before whom all must pass a satisfactory examination before they can be enrolled as members of the College, and thus be legally qualified to practise their profession in the Province of Ontario.

The Council, moreover, has power and authority conferred upon it

by this Act to fix the terms upon which practitioners of medicine, duly qualified in other countries, may be admitted as members of the College of Physicians and Surgeons of Ontario, this being the only mode in which they can become legally entitled to practise their profession in this Province.

For the information and guidance of students of medicine, the Profession and the public generally, the Council, in conformity with the Ontario Medical Act, hereby promulgates for the year 1893-94 the REGULATIONS which herein follow, repealing all others heretofore in force.

# Regulations for 1893=94.

#### Section I.

#### MATRICULATION.

- 1. Everyone desirous of being registered as a Matriculated Medical Student in the Register of this College, except as hereinafter provided, must on and after the 1st day of November, 1892, present to the Registrar of the College the Official Certificate of having passed the Departmental Pass Art Matriculation Examination, and in addition Physics and Chemistry, whereupon he or she shall be entitled to be so registered upon the payment of twenty dollars, and giving proof of identity.
- 2. Graduates in Arts, in any University in Her Majesty's Dominions, are not required to pass this examination, but may register their names with the Registrar of the College upon giving satisfactory evidence of their identity and certificate of qualifications, and upon paying the fee of twenty dollars.
- 3. Every Medical Student after matriculating shall be registered in the manner prescribed by the Council, and this will be held to be the preliminary to his Medical studies, which will not be considered to begin until after the date of such registration.

#### Section II.

#### MEDICAL CURRICULUM.

1. On and after the first day of July, 1892, every student must spend a period of five years in actual Professional studies, except as hereinafter provided: and the prescribed period of studies shall include four Winter Sessions of six months each and one Summer Session of ten weeks. The fifth year shall be devoted to Clinical work, six months of which may be spent with a Registered Practi-

tioner in Ontario, and six months at one or more Public Hospitals, Dispensaries, or Laboratories devoted to Physiological or Pathological research, Canadian, British, or Foreign, attended AFTER being registered as a Medical Student in the Register of the College of Physicians and Surgeons of Ontario,—"But any change in the curriculum of studies fixed by the Council shall not come into effect until one year after such change is made."

Homoeopathic Students who attend four sessions at any Medical College where nine-month sessions are taught, to be held equal to four Winter Sessions and one Summer Session of this college. This shall not in any way interfere with the Practical and Clinical work as prescribed by the Medical Council of Ontario for the fifth year.

2. Graduates in Arts or Science of any College or University recognized by the Council, who shall have spent a year in the study of Physics, Chemistry and Biology, and have passed an Examination in these subjects for degrees in Arts or Science, shall be held to have completed the first year of the five years of Medical Study, and will only be required to pass three years after graduating in attendance upon Medical studies, and having spent one year thereafter in practical Clinical work before being admitted to their FINAL Examination.

No tickets for Lectures will henceforward be accepted by the Council unless it is endorsed thereon that the pupil has attended at least 75 per cent. of each course of said Lectures, as shown by the teacher's own Roll.

- 3. Application for every Professional Examination must be made to the Registrar of the College of Physicians and Surgeons of Ontario two weeks prior to Examinations. No application will be received unless accompanied by the necessary tickets and certificates, and by the Treasurer's receipt showing the fees have been paid.
- 4. Each "Six Months' Course" shall consist of not less than Fifty Lectures, and each "Three Months' Course" of not less than Twenty-five Lectures.
  - 5. Every Student must attend the undermentioned courses of

Lectures in a University, College, or School of Medicine approved of by the Council, viz.:

Two courses of not less than six months each (in the different years) upon

ANATOMY.

PRACTICAL ANATOMY.

PHYSIOLOGY (including Histology).

THEORETICAL CHEMISTRY.

MATERIA MEDICA AND THERAPEUTICS.

PRINCIPLES AND PRACTICE OF MEDICINE.

" " SURGERY.

MIDWIFERY AND DISEASES OF WOMEN. CLINICAL MEDICINE.

SURGERY.

One course of not less than six months each, upon

MEDICAL JURISPRUDENCE.

MEDICAL, SURGICAL AND TOPOGRAPHICAL ANATOMY.

Two courses of not less than three months each (in different years) upon

DISEASES OF CHILDREN.

PRACTICAL CHEMISTRY (including Toxicology).

One course of not less than three months each, upon

SANITARY SCIENCE.

PRACTICAL PHARMACY.

One course of ten Lectures upon

MENTAL DISEASES.

One course of fifty Demonstrations upon

PHYSIOLOGICAL HISTOLOGY.

- 6. Every candidate will be required to prove that he has carefully dissected the adult human body.
- 7. The following are the Text-books recommended by the Council in the various branches:

#### GENERAL TEXT-BOOKS.

ANATOMY—Gray, Quain.

Physiology—Kirke, Foster, Yeo.

CHEMISTRY—Roscoe, Attfield, Remsen and Jones.

MATERIA MEDICA—Ringer, Mitchell Bruce, Hare's Therapeutics, British Pharmacopæia.

SURGERY—Bryant, Treeves, Mansell Moulin, Walsham—4th edition, Erichsen.

MEDICINE—Roberts, Hilton Fagge, Osler.

Midwifery and Diseases of Women—Skene, Mundé, Playfair, Galabin.

MEDICAL JURISPRUDENCE AND TOXICOLOGY—Taylor, Guy and Ferrier.

Pathology-Green, Woodhead, Coats.

SANITARY SCIENCE—Wilson, Louis C. Parke.

DISEASES OF CHILDREN—Eustace Smith, Ashby and Wright.

#### HOMŒOPATHIC TEXT-BOOKS.

MATERIA MEDICA—Hahnemann, Hering.

MEDICINE AND THERAPEUTICS—Baehr's, Arndt, Raue's Pathology and Diagnostics, Lilienthal.

SURGERY—Franklin, Helmuth.

MIDWIFERY—Guernsey, Ludlam.

- 8. Also must have attended the practice of a General Hospital for twenty-four months during the first four years of study.
  - 9. Also must have attended six cases of Midwifery.
- 10. Also must, before being registered as a member of the College of Physicians and Surgeons of Ontario, have passed all the Examinations herein prescribed; and attained the full age of twenty-one years.
- Dominion of Canada, who desire to qualify themselves for registration, must pass the Matriculation required by the Council; and must attend one or more full Winter Courses of Lectures in one of the Ontario Medical Schools, and must complete fully the Practical and Clinical Curriculum required by the Council after the fourth year, and shall pass before the Examiners appointed by the Council all the Examinations hereinafter prescribed, so as to complete fully the Curriculum.
  - 12. That British Registered Medical Practitioners on paying all

fees and passing the Intermediate and Final Examinations be registered, provided they have been domiciled in Britain for five years after becoming so registered.

#### Section III.

#### EXAMINATIONS.

- 1. The Professional Examinations are divided into three parts: a "Primary," "Intermediate," and "Final."
- 2. The Primary Examination shall be undergone after the second Winter Session, and the Intermediate after the third or fourth Winter Session, the Final after the fifth year.
- 3. The following branches shall be embraced in the Primary Examination:
  - a. ANATOMY.
  - b. Physiology and Histology.
  - c. CHEMISTRY (Theoretical and Practical).
  - d. MATERIA MEDICA AND PHARMACY.
- 4. Every Candidate for the Primary Examination will be required to present, with his Lecture Tickets, a certificate of having undergone and passed an Examination at the School he has attended at the close of his first Winter Session on Primary Branches. Also a Certificate of ability to make and mount Microscopic Specimens.
- 5. Each Candidate for Final Examination must present a Certificate of attendance at six Post-Mortem Examinations, and a Certificate of ability to draw up a Report of a Post-Mortem Examination; and a Certificate of having reported satisfactorily Six Cases of Clinical Medicine, and Six Cases of Clinical Surgery, and of having attended twenty-five Pathological Demonstrations, and of having passed his Intermediate Examination. The certificates to be signed by the Teachers referred to upon these subjects, or the Practitioner holding Post-Mortem. Also, all Candidates shall (except Arts Graduates) present a Certificate of having passed at the close of their third Session in the College or School they may have attended, an Examination in such parts of Medicine, Surgery, and Midwifery as may be thought

advisable by the Faculties of the respective Colleges or Schools. This Examination is not in any way to interfere with any of the Examinations of the Council.

- 6. The following branches shall be embraced in the Intermediate Examination:
  - a. Medical, Surgical and Topographical Anatomy.
  - b. Principles and Practice of Medicine.
  - c. General Pathology and Bacteriology.
  - d. Surgery, other than Operative.
  - e. Surgery, Operative.
  - f. MIDWIFERY, other than Operative.
  - g. MIDWIFERY, Operative.
  - h. Medical Jurisprudence, including Toxicology and Mental. Diseases.
  - i. SANITARY SCIENCE.
  - j. DISEASES OF CHILDREN.
  - k. Diseases of Women.
  - 7. THERAPEUTICS.
- 7. The Primary and Intermediate Examinations shall be "Written" and "Oral." The Final, "Oral" and "Clinical."
- 8. The following branches will be embraced in the Final Examination:
  - a. CLINICAL MEDICINE.
  - b. CLINICAL SURGERY (including Vaccination).
  - c. Diseases of Women.
  - d. Diseases of Children, Medical and Surgical.
- 9. Any Candidate who makes 60 per cent. in three or more branches, but fails in the others, shall receive credit for the subjects so passed, and be compelled to pass in the other branches only at a subsequent Examination.
- 10. Candidates who intend to be examined by the Homœopathic Examiner in special subjects, shall signify their intention to the Registrar at least two weeks previous to the commencement of the Examination, in order that he may provide means of preventing their identification by the other Students, or by the Examiners.

- II. In the event of any Candidate signifying his intention to the Registrar to be examined and registered as a Homcopathic Practitioner, due notice of such must be submitted to the Registrar, so that the Examinations may be conducted by the parties appointed for that purpose; prior to the acceptance of such notice from the Candidate, the usual fees must be paid. In the event of any Candidate presenting himself for such Examination, due notice must be given by the Registrar to the special Examiner.
- 12. A Professional Examination will be held in Toronto on the second Tuesday in September, 1893. Candidates who have failed in a former Examination to pay a fee of twenty dollars for this Examination. The next Professional Examinations will be held in Toronto and Kingston on the second Tuesday in April, 1894.

#### Section IV.

#### FEES.

g. Diploma of Membership of the College	\$5	00
This Diploma is granted free of charge to all those		
members of the College who attain their mem-		
bership by passing the Examinations of the Col-		
lege. All other members may obtain it on		
_		
application to the Registrar, and paying the		
above-named fee.		
h. Annual Assessment due by Members of the College		
for the year 1892, payable to the Registrar	2	00
This fee is payable by every member of the		
College on or before the last day of Decem-		
ber, in each year, to December, 1892.		
	d	
Fees after 1st of July, 1889:		
a. Registration of Matriculation	20	00
b. Primary Examination	30	00
c. Intermediate and Final Examination, including regis-		
tration	50	00
This is not to affect any Student who is registered	3	
as a Matriculate prior to 1st July, 1889.		
as a matriculate prior to 1st July, 1009.		

- 2. All fees must be paid in lawful money of Canada to the Treasurer of the College.
- 3. No Candidate will be admitted to any Examination until the fee for such Examination is paid in full.
- 4. Candidates who have failed in any Professional Examination shall pay a fee of Twenty Dollars for each subsequent Examination.

#### Section V.

#### EXAMINATIONS.

Rules for the Guidance of the Board of Examiners.

- 1. The Registrar or Deputy Registrar must be present at every Examination.
- 2. At the end of each Written Examination upon any Subject, the answers to the Questions are to be handed to the Registrar, who will open the envelopes, in which they are hereinafter directed to be

enclosed, and to each set of papers affix a number by which the author will be known to the Examiners during the Examination. The Registrar will then deliver the papers to the Member of the Board of Examiners appointed by the Council to examine upon the Subject.

- 3. The papers, when delivered to the Member of the Board of Examiners appointed by the Council to examine upon the Subject, are to be by him examined, and the relative value of answers marked by means of numbers in a Schedule which will be furnished to him by the Registrar, ranging for the Primary Subjects as follows:
- 4. That the percentage in the Primary branches be as follows, ranging from 0 to 100 on all subjects:

	Hono	rs.	Pass.
Anatomy	. 75		50
Physiology and Histology	. 75		50
Chemistry—Theoretical and Practical			
Materia Medica and Pharmacy	· 75		50

#### INTERMEDIATE.

Medical, Surgical and Topographical Anatomy o to	100
Principles and Practice of Medicine o to	100
General Pathology and Therapeutics o to	100
Surgery, other than Operative o to	
Surgery, Operative o to	100
Midwifery, other than Operative o to	100
Midwifery, Operative o to	
Medical Jurisprudence, Toxicology and Mental	
Diseases o to	100
Sanitary Science o to	100
Diseases of Children, Medical and Surgical o to	
Diseases of Women o to	
Therapeutics o to	

#### Marks required for Honors and Pass:

	Honor	rs.	Pass.
Medical, Surgical and Topographical Anaton	ny 75		50
Principles and Practice of Medicine			
General Pathology and Therapeutics	75		50
Surgery, other than Operative	75		50
Surgery, Operative	75		50
Midwifery, other than Operative	75		50
Midwifery, Operative	75		50

Medical Jurisprudence, Toxicology and Mental		
Diseases	75	 50
Sanitary Science	75	 50
Diseases of Children, Medical and Surgical	7.5	 50
Diseases of Women		

That the percentage in the Final branches be as follows: o to 100 on all subjects. Honors 75, Pass 50.

- 5. The value awarded by the individual Examiners to the answers of Candidates are not to be subject to revision, except by an appeal by the Candidate to the Council, when special cases of hardship may seem to have occurred.
- 6. The Examiners shall return the Schedules to the Registrar, with values inserted, within seven days of notice to be sent by the Registrar. From these values a general Schedule is to be prepared by the Registrar, and no change of value can be made after such Schedules have been returned by the Examiners to the Registrar. The General Schedule so prepared is to be examined as to its correctness by the President, and the results announced by the President.
- 7. Papers on the Homeopathic subjects are to be finally submitted to the Examiner approved of for that purpose by the representatives of that system in the Council.
- 8. All Oral Examinations are henceforth to be as Clinical, Demonstrative and Practical as possible, and the Candidate shall be known to the Examiners by number only.
- 9. That it be an instruction to the Examiners, in the questions in their respective subjects, to confine themselves to the text-books in ordinary use (see page 15 of this Announcement), also that in referring to diseases or operations of any kind, the names of such diseases or operations most commonly in use should be employed.
- 10. That it be an instruction to the President that he shall in no case report a Candidate as having passed an examination when on any subject he makes less than the minimum of marks set by the Council for a pass on that subject. But in any case where he thinks there are special reasons for granting a license to such candidate, he shall report the same to the Council for its action.

#### Rules for Candidates when in the Examination Hall.

- 11. Each Candidate shall receive from the Registrar a Programme containing a list of subjects upon which the Candidate is to be examined, and it will admit him to the Examination Hall during the progress of the Examinations upon such subject, but at no other time.
- the Examiners, legibly and neatly upon one side only of each page of a book, which will be furnished to each candidate, and the number given with each question is to be put at the head of the answer to it, in such a manner as to have the first page facing outward to the view; they are then to be folded once, and enclosed in an envelope, on the outside of which each candidate is to write his name. The packet is then to be handed to the Registrar, or some one deputed by him. Neither signature, number or sign, by which the writer could be recognized by the Examiner, is to be written or marked upon any portion of the book to be enclosed in the envelope.
- 13. The questions of the Examiners in the Homœopathic subjects will be handed in writing, at the beginning of the General Examination on the same subject, by the Registrar, to such candidates as have given him notice in accordance with Section III., sub-secs. 8, 9. They shall write the answers to these questions in the same hall with the other candidates, and hand their papers, when finished, to the Registrar in the same manner as provided for the other candidates, to be by him given for examination to the Homœopathic member of the Board of Examiners appointed to examine on that subject.
- 14. If any abbreviations are used in answering the questions, candidates must be careful that they are such as are generally understood, or which cannot be mistaken.
- 15. No candidate will be allowed to leave the hall after the questions are given out, until his answers have been handed in.
- 16. No candidate will be allowed in the hall during the hours of examination, except those who are actually undergoing examination.
- 17. Any candidate who may have brought any book or reference paper to the hall, must deposit it with the Registrar before the examination begins.

- 18. Candidates must not communicate with each other while examinations are going on, either by writing, signs, words, or in any manner whatever.
- 19. Candidates must at all times bear themselves towards the Registrar and Examiners with the utmost deference and respect; and they will not be permitted in any manner to manifest approbation or disapprobation of any member of the Board of Examiners during the progress of the examination.
- 20. Candidates must not only conduct themselves with decorum while any examination is going on, but they will be held strictly responsible for any impropriety of conduct during the whole progress, both of the Written and of the Oral Examinations.
- 21. Any infraction of the above rules will lead to the exclusion of the Candidate who is guilty of it from the remainder of the examination; and he will not receive credit for any examination papers which he may have handed to the Registrar previous to his being detected in such misconduct.
- 22. And be debarred from further privileges at the discretion of the Council.

#### LIST OF STUDENTS OF MEDICINE

WHO HAVE PASSED

# The Matriculation Examination

BEFORE THE EXAMINERS APPOINTED BY THE COUNCIL, AND REGISTERED AS MATRICULATES WITH THE

### College of Physicians and Surgeons of Ontario.

Abbott, ClarenceToronto 1883	Babbitt, W Parrsboro', N.S.	1888
Adamson, H. AOttawa 1889	Badgerow, G. WEglinton	
Addison, W. L. T Armory 1892	Baily, Eli H Mount Forest	
Aiken, A. WOrangeville 1890	Baker, ESpringfield	1892
Airth, H. W	Bain, W. LParkdale	1884
Aitchison, William St. George 1870	Baldwin, H. FToronto	1877
Alexander, D. B	Banting, W. TLondon	1888
Alexander, G	Barber, Robert ABerlin	1880
Alexander, G	Barclay, Thomas	
Alexander, W. E., Hemmingford, Q 1892	Barker, A. NKingston	1890
Alexander, W. HToronto 1889	Barlee, H. J. WMontreal	1888
Alexander, W. J Thornbury 1887	Baston, John Kingston	
Alexander, W.W., Hemmingford, Q 1892	Basken, J. T Stittsville	
Allen, William G Perth 1875	Bayne, C. WOttawa	
Allen, ThomasToronto 1888	Bayne, John GNewbury	1891
Allin, J. H Collingwood 1892	Beamish, GeorgePort Hope	1876
Allingham, A. W Warkworth 1884	Beasley, W. J	1892
Alway, F. JVittoria 1891	Beattie, D. AGalt	1888
Alway, J. HGrimsby 1890	Beatty, A. AToronto	1892
Alway, R. DGrimsby 1889	Beatty, E. DSouth March	1891
Alway, William RSimcoe 1891	Beaudry, J. S Montreal	
Anderson, J. JKingston 1883	Bedell, T. C Hillier	1892
Anderson, NToronto 1890	Beemer, W. CSimcoe	1888
Anderson. R	Belanger, R. U Ottawa	1892
Ardiel, L. MThorndale 1887	Belch, J. A Kingston	1887
Argue, John FLeitrim 1891	Beckett, James Thamesville	1890
Arkell, E. H St. Thomas 1892	Bellamy, A. W North Augusta	1888
Armstrong, Moore Kingston 1873	Bell, A. WToronto	1887
Arnold, H. T Watford 1885	Bell, Basil H New Edinburgh	1886
Arnold, John R Harriston 1880	Bell, B. CSt. George	1891
Atkinson, V. T Nelson 1875	Bell, J. CStrathroy	
Austin, G. HLansdowne 1891	Bell, John CNairn	
Aylen, Walter WQuebec 1885	Bell, J. HCamlachie	1891
Aylsworth, A. C Mount Forest 1884	Bell, T. HPeterboro'	1892

#### XXVI

Bell, A Agincourt 1892	Brown, F. WBrockville 1888
Belton, W. JKingston 1885	
Bennett, Henry Picton 1875	
Bennie, Robert Sudbury 1892	
Bentley, F. MNewmarket 1887	Bruce, F., New Lathrop, Mich., U.S. 1889
Berry, George HOakleaf 1892	Bryce, WKeene 1892
Berry, R. PLindsay 1883	
Berwick, G. AFarnham 1888	Buchanan, H. MKingston 1885
Berwick, R. H Cowansville 1887	
Bethune, F. HSeaforth 1892	Buck, R. A
Bickstead, MorrisMorrisburg 1874	Burden, F. LNewbury 1885
Bier, Thomas HBrantford 1891	Burnham, J. HPeterboro' 1887
Birgo A H Tononto 1901	Purpa T P Towns 1975
Birge, A. H	Burns, T. B
Birmingham, F. HKingston 1888	
Blewett, W. J Little Britain 1886	Bull, John H Weston 1890
Blewett, W. G Lindsay 1892	
Block, B. F	Burrows, Frederick N Bath 1880
Blow, T. J South Mountain 1892	
Blunt, H. WKnowlton, Que. 1888	
Boddy, James Toronto 1889	Byers, W. G. MGananoque 1890
Bollen, P Chicago 1885	C-1111 TT T
Bollen, CChicago 1885	
Boileau, F. XSturgeon Falls 1890	
Bolton, T. B Toronto 1881	
Booth, John A Brantford 1890	Cameron, D. A Wallacetown 1892
Boucher, R. P Peterboro' 1892	Cameron, Duncan Perth 1873
Bouck, C. A Inkerman 1891	Cameron, Duncan,
Bonter, G. S Trenton 1869	85 Hayter St., Toronto 1870
Bosanko, ArthurGravenhurst 1875	Cameron, John DL'Orignal 1892
Bowan, Hector A Albion 1873	
Bouillon, A Montreal 1890	
Bowles, G. H Sandhill 1888	
Bourns, W. HKingston 1888	
Boyce, B. FWarkworth 1888	Campbell, A. LKingston 1883
Bowbeer, W. CSimcoe 1889	Campbell, Bryon Parkhill 1890
Bowie, Innes Embro 1890	Campbell, David
Boyd, W. B Uxbridge 1890	Campbell, G. GTruro, N.S. 1888
Boyle, J. F Toronto 1892	Campbell, James London 1873
Bradley, J. L Airlie 1892	Campbell, George J (Blyth 1893)
Bradshaw, Kate Toronto 1892	Campbell, P. MKingston 1892
Brereton, C. HSchomberg 1892	Carbert, Joseph A Orangeville 1870
Brennan, William H Toronto 1875	Calton, William H Toronto 1875
Brewster, William Toronto 1873	Carry, ChesterFlorence 1870
Bridgman, O. MLondon 1882	Case, J. HColborne 1872
Brien, J. WToronto 1888	Cassidy, William Toronto 1884
Britton, Fred Brantford 1892	Carter, L. HPicton 1884
Broad, R Coboconk 1892	
Brown, Campbell Acton Vale 1870	Carlaw, T. WWarkworth 1889
Brown, HarryLondon 1870	
Brown, Charles Carleton Place 1892	Caven, JamesToronto 1892
Brown, J. A Kingston 1882	Chabot, J. LOttawa 1885
Brown, C. O. Lauranceville, Que. 1878	Chambers, W. J Paisley 1881
Brown, Kent ASt. Catharines 1881	
Brown, ECobourg 1886	Christin, J. AMontreal 1892
Brown, James ETyrone 1881	Chance, J. BroomleyBrantford 1876

#### XXVII

	G 73111 35 m	
Chestnut, George 1866	Curzon, Edith MToronto	
Chevrier, G. ROttawa 1891	Cuzner, Mark RAylmer, Que.	1878
Church, F. W. H Hull, Que. 1888	Cunningham, J. A Parry Sound	
Church, F. W. HHun, Que. 1000		
Church, A. H Montreal 1892	Cunningham, J. DOsborne	1892
Churchill, B. PToronto 1892	Currie, MPicton	1893
Clare, H	Curtis, James Middlemarch	1809
Clare, H	Outus, JamesMiddlematch	1004
Clark, D. A Agincourt 1890		
Clarke, E. AAylmer 1887	Dady, Ralph Toronto	1877
Clark, F. G. R Collingwood 1871	Dales, F. ASanford	
	D. 1	1000
Clark, J. A. MRidgetown 1891	Darling, Elsie LRosedale	1892
Clarkson, Frederick ASeaforth 1891	Dargavel, JDurham	1887
Clark, W. HMeaford 1883	Darling, R. E Warkworth	1880
Cl. 1. T. T	Darring, 10. 11 warkworth	1000
Clark, J. LWaterloo 1883	Dancey, J. H Aylmer	1892
Clark, William JToronto 1891	Davis, H. CDundas	1892
Clayes, George Brockville 1892	Davis, Murdock LNorham	1872
Clayes, George		
Clemes, S. RCollingwood 1892	Davis, R. J Smith's Falls	
Cleaver, John CKingston 1875	Davis, T. BWakefield, Que.	1880
Cleaver, William F Kingston 1875	Davis, W	1872
Oli de Communitation Williams 1976	Davis T T T T J	1000
Clinton, George Wellington 1875	Davis, J. JLondon	
Close, James A 1869	David, W. C Kingston	1885
Clindinin, S. LBrighton 1892	Davidson, AllanBurns	1890
Cloutier, FKingston 1884	Davies, P. HRosedale	1000
Coffee, R. H	Day, A. RGuelph	1888
Cole, J. AFreelton 1880	Deacon, G. R Stratford	1892
Coleman, FToronto 1890	Deacon, J. DPembroke	
Coleman, H. Kay Gananoque 1876	Dean, W. EToronto	
Coleman, Mary E West Hill 1880	DeCow, D. MDresden	1881
Coleman, TSeaforth 1886	Deeks, W. E Montreal, Que.	
Cult West 1000		
Collfas, W. F Morriston 1892	Delaney, W. F Peterboro'	1885
Collins, E. PPrinceton 1892	Denis, AVaudreuil, Que.	1889
Collison, G. W Dixon's Corners 1892	Devitt, T. GBobcaygeon	1890
Conorby M Tronton 1886	Down Alexander Mentreel	1007
Conerby, MTrenton 1886	Dewar, Alexander Montreal	1001
Connell, W. TKingston 1890	Dillabough, H. WHamilton	1891
Connolly, B. GTrenton 1890	Dickson, G. JPaisley	1887
Cooke, C. FGesto 1886	Dingham, HPicton	
Cook, E. L. BToronto 1876	Disney, H. CLondon	
Cook, J. D	Doan, WNew Sorum	1888
Cook, George E Morrisburg 1892	Doherty, Charles EEglinton	
Carla Challes D. Aslassilla 1970	Delegate Commission M. 1.1	1075
Cooke, Sheldon RAultsville 1878	Doherty, GeorgeMarkham	1919
Cooper, J. J	Donovan, PatrickCampbellford	1876
Coote, FrankMontreal 1885	Donovan, E. JKingston	1881
Corbett, R T Port Hope 1890	Donald, WilliamGoderich	
Corbett, It 1 Tort Hope 1030	Donaid, WilliamGoderich	1001
Corson, Douglas Woodstock 1881	Doogherty, J. W Eden	1881
Cosford, John B Toronto 1876	Dorais, U. A Montreal	1884
Coulthard, W. LPicton 1890	Dougan, R. PThorold	
	Dougan, Iv. I	1000
Cowan, J. JGoderich 1880	Douglas, AlexanderAvon	18/2
Cowley, Daniel KOttawa 1876	Douglas, A. E Warwick	1889
Cowper. J. AWelland 1890	Douglas, James HNorham	1876
Craft, R. AFish Lake 1890		
	Dow, J. DPembroke	1001
Cranston, J. G Arnprior 1891	Downes, C. HToronto	
Crawford, D. TThedford 1892	Downing, Jos. JKingston	1891
Crawford, JohnToronto 1890	Doyle, C. S Toronto	1885
	Devile T M Col. 1	1000
Crosby, Arthur Uxbridge 1880	Doyle, J. M	
Crosby, F. HUxbridge 1884	Drain, J. FCampbellford	1891
Cron, WilliamBatteau 1890	Drennan, Jennie GKingston	
Cumberland, Thos Mono Centre 1880		
Cumocitand, 1110s Mono Centre 1000	Drummond, P Almonte	1004

#### xxvIII

Drummond, S. JAlmonte 1888	Fahey, Thomas HBelleville 1880
Drysdale, W. FPerth 1890	Fraser, James M Riceville 1880
Duff, James Desboro' 1878	Touton Edmand Vinanta 1990
	Foxton, Edward Kingston 1880
Dumble, Alexander J Pembroke 1876	Freeborn, James SGalt 1881
Duncan, John A Ottawa 1877	Fairfield, W. E Clarenceville 1883
Duggan, D. DPetrolia 1892	Ferguson, E. J. J. Manitowaning 1882
Designation Delicated Comment Comments 1072	
Dunbar, Robert Samuel Consecon 1878	Finlayson, John Campbellford 1884
Dunlop, J. D Alpena 1884	Fothergill, J. BBurlington 1883
Dunsmore, J. MStratford 1892	Forrester, EKingston 1883
Durham, James RToronto 1890	Frasier, J. VToronto 1883
Desired Tenner D	
Dusty, James DSt. Mary's 1879	Freeman, A. E
Dyde, Charles B Kingston 1892	Fulton, C Avonmore 1885
	Fraser, A. DHawkesbury 1886
Earl, Richard Winchester 1875	Franklin, J Newmarket 1886-
Earl D U 1075	
Earl, R. H	Forrest, J Mount Albert 1886
Earle, WellingtonRenton 1877	Farrish, M. JRockwood 1884
East, CalebNapier 1874	Foster, G. B Toronto 1886
Ebcole, Henry A Morpeth 1873	Fallows, J London 1886
Edmunds, HenryHollen 1871	Foley, I. JKingston 1887
Familias, Henry	
Egerton, David ClappPicton 1872	Fletcher, A. G. A Woodstock 1887
Egleston, John P Ancaster 1872	Ferguson, A. G Dalhousie 1884
Ellis, Matthew Port Hope 1872	Fawkes, J. T Kingston 1886
Encody, C. V. Wellington Square 1876	Fontaine, J. T. D Orleans 1885
Evans, H. AKingston 1876	Finch, C. L Pilot Mound, Man. 1887
Errat, Alfred J Merrickville 1881	Ferguson, J. BCarleton Place 1888
Erskine, Herbert ROttawa 1881	Farrow, JAuburn 1888
Edsall, J. M Stevensville 1882	Feek, Robert JCornwall 1888
	Frank, H. RBrantford 1888
Ellis, W. ESt. Catharines 1883	
England, F. RMontreal 1882	Fraser, E. A
Ennis, TOttawa 1883	Fowler, Ed Perth 1890
Evans, D. T Toronto 1885	Field, George HCobourg 1890
Evans, J	Field, C. CCobourg 1890
Elliatt C F Orghan 1996	Forguson A W Asserbank 1900
Elliott, C. EQuebec 1886	Ferguson, A. KAvonbank 1890
Earl, W. MKingston 1885	Ferris, George MCampbellford 1890
Elliott, F. B Mayfair 1888	Fox, Charles H
Elliott, WilliamLogan 1889	Feader, William A Iroquois 1891
Edgar, Albert E Toronto 1888	Ferguson, J. HAylmer 1891
Tiliate A C Cartab Disab 1901	
Elliott, A. S Scotch Block 1891	Fleming, Hugh P Kingston 1892
Edmison, John HRothsay 1891	Fleming, Edgar Mornington 1892
Elliott, J. JBrantford 1892	Featherston, HNelson 1892
Edwards, A. FThurso, Que. 1892	Flaherty, TLondon 1892
Ewers, A. WToronto 1892	Fyfe, John
Embana A T Name 1900	Foreston T. A. Forton's Company 1900
Embury, A. TNapanee 1892	Ferguson, J. A Easton's Corners 1892
Edwards, E. ASarnia 1892	Ford, A. BKingston 1892
Edmison, G. ARothsay 1892	Farrell, T. HKingston 1892
Ellis, George HDundela 1892	Findlay, C Montreal 1892
Emis, Goorge II	Fallis, M. P Kendall 1892
T3 11 (1 1.77 (1 1.05)	
Falls, Samuel K	Forster, F. JPalmerston 1892
Furley, JamesSt. Thomas 1870	Findlay, W. AToronto 1892
Ferrier, William Bridgeport 1869	Fitzgerald, G. D Peterboro' 1892
Fisher, John A Everett 1877	Field, W. HSmith's Falls 1893
Fitzpatrick, John	Tion, II
	O William T TO 1 1000
Ford, Herbert Douglas Kingston 1870	Gage, William J Brampton 1870
Fry, Chas. Albt. B Mill Haven 1878	Galbraith, F. H
Forbes, Elias JohnBrampton 1879	Gardiner, H. HToronto 1874
Filmore, Edwin A 1879	Gerin, John
	, , , , , , , , , , , , , , , , , , , ,

#### XXIX

0 1 41 1 1070	O D D	1000
Gerrie, Alexander Winterbourne 1870	Gesnar, G. BRidgetown	1892
Golden, JohnBlenheim 1873	Gray, A Niagara Falls	1892
Graham, Peter ABothwell 1874	Grant, A. JPembroke	1892
Gray, James Brucefield 1877	,	
Clay, James Diacentela 1077	Hall William W Caralah	1075
Green, John RKingston 1877	Hall, William WGuelph	
Gale, HughSalem 1878	Hazel, JosephIngersoll	1875
Galbraith, W. L Dunnville 1880	Hales, GeorgePort Hope	1877
Grange, Thomas W 1881	Harris, Robert WElm	1876
Gash, Norman BDunnville 1881	Hartman, JacobToronto	1977
O D William DDumvine 1301		
Gow, Duncan Wallacetown 1881	Henderson, JamesKingston	
Graham, Harris Watford 1881	Henderson, John C Harriston	1876
Garner, R. HThorndale 1883	Hickey, Benjamin Morrisburg	1873
Gilpin, J	Hill, George, alias Shyjoewam,	
Cladman C Linday 1992	Belleville	1971
Gladman, G Lindsay 1882	TT-1 T1 C T	10/1
Gordon, D. GToronto 1883	Holmes, Fred. S Farmersville	1873
Graham, W. MBell's Corners 1883	Hooper, Henry M	1872
Grant, C. C St. Thomas 1883	Hope, G. FBelleville	1873
Gray, RBlyth 1884	Hopkirk, Harry GOttawa	1870
Green, T. JAppleton 1883	Howard, Thomas W. Orangeville	1970
	TILL IT A M D D 1	1070
Gartley, A. C Newmarket 1885	Hobbs, H. A. McDDundonald	
Goold, A. JKingston 1884	Hughes, John SToronto	1875
Groves, W. H Toronto 1885	Hunter, J. BToronto	1877
Guthrie, J. BGuelph 1887	Hurlburt, R. VMitchell	1870
Gilray, E. JGrimsby 1887	Hntchinson, John AGalt	
Condense II C W Vinneter 100		
Graham, H. C. WKingston 1885	Hyatt, David, B Harwichville	
Gibson, S. GLondon 1885	Hill, William HToronto	1877
Grant, H. A Pembroke 1888	Henry, William G.,	
Gregory, E. ANorwich 1889	Upper Canada College, Toronto	1878
Gibson, James L Picton 1889	Hodge, Samuel AKendall	1878
Grant, J. A. CGravenhurst 1889	Henning, Thomas Lefroy	
Craham W. C. P. Dramastt 1990		
Graham, W. C. RPrescott 1889	Hawley, William A Campbellford	
Gardner, A. EBelleville 1890	Harriston, Henry J	
Guelph, HToronto 1890	Holmes, Edward S Holmesville	1880
Galloway, ABeaverton 1890	Hardy, A. D London	1880
Gorrell, C. W. FBrockville 1890	Hood, Fred. C Woodstock	
Graham, RobertStrathroy 1890	Hart, Robert D Wilfred	1881
Goodfellow, J. SBradford 1890	Harrison, George M Dunnville	
Glassco, G. S	Hall, W	1882
Gordon, J. K. MSt. Helens 1890	Hall, W. J Elizabethtown	1884
Griffin, W. T	Hamer, A. LBradford	1883
Gleason, J. HMontreal 1891	Hamilton, J. M Mansewood	
Gillen, EKingston 1891	Hamilton W M Brantford	1889
Groef, CharlesClifford 1891	Hamilton, W. M Brantford Harper, J. G Toronto	1002
Order, Onaries	Italpet, J. G Toronto	1004
Gourlay, Thomas A Eganville 1891	Harris, N. MCowansville	1886
Gwyn, Norman Dundas 1892	Hawley, C Brantford	1883
Gibbs, Jos Bayview 1892	Hewetson, JGrimsby	1885
Gibson, J. CKingston 1891	Hillier, RCotton	
Goldsmith, P. GPeterboro' 1892	Holmes, A. DChatham	
Gunn, Arthur	Hooper, L. IExeter	
Gillies, J. K. MTeeswater 1882		1881
Cibaan I E Catamani 1000	Howey, A. L Eden	
Gibson, J. FCataraqui 1889	Howey, A. LEden Honsberger, JJordan Station	
Grieve, D. W Port Hope 1892	Honsberger, JJordan Station	1886
Grieve, D. W Port Hope 1892	Honsberger, JJordan Station Harris, J. SHespeler	1886 1885
Grieve, D. W Port Hope 1892 Gray, Caroline M Toronto 1892	Honsberger, JJordan Station Harris, J. SHespeler Hill, R. COwen Sound	1886 1885 1886
Grieve, D. W Port Hope 1892 Gray, Caroline M Toronto 1892 Gilmore, R. T. S Toronto 1892	Honsberger, J. Jordan Station Harris, J. S. Hespeler Hill, R. C. Owen Sound Hayes, A. London	1886 1885 1886 1883
Grieve, D. W Port Hope 1892 Gray, Caroline M Toronto 1892 Gilmore, R. T. S Toronto 1892 Gandier, G. G Brampton 1892	Honsberger, J. Jordan Station Harris, J. S. Hespeler Hill, R. C. Owen Sound Hayes, A. London Hord, I. Hamilton	1886 1885 1886 1883 1883
Grieve, D. W Port Hope 1892 Gray, Caroline M Toronto 1892 Gilmore, R. T. S Toronto 1892	Honsberger, J. Jordan Station Harris, J. S. Hespeler Hill, R. C. Owen Sound Hayes, A. London	1886 1885 1886 1883 1883

TT 11 (X) 0	T 1 0 37
Hall, W. GAurora 1887	Insley, S. NColborne 1891
Herald, WKingston 1886	
Harvie, W. DKingston 1885	Jamieson, C. J Ottawa 1874
Henry, T. J Thornton 1887	Jardine, W. JSaltfleet 1870
Henry, W. CThornton 1887	Johnston, James
Claritt James Mantagel 1997	Tomas C. C
Hewitt, JamesMontreal 1887	Jones, G. C Galt 1881
Henderson, E. L Strathroy 1887	Jamieson, T. A Maxwell 1882
Hinman, CToronto 1887	Johnston, G. BWaterdown 1885
Hall, Frank	Judd, D. HSt. Charles, Que. 1886
Henderson, MabelBrockville 1888	Jacks, Robert B Lefroy 1887
Henderson, JWarkworth 1887	Johnston, N. A Stratford 1887
Helliday T Charles 1999	Took T M
Halliday, J	Jack, J. M Montreal 1885
Hill, H. WToronto 1889	Jardine, J. JToronto 1886
Hopkins, J. RStoney Creek 1889	Johnston, Mrs. A Strathroy 1889
Haight, Mortimer Montreal 1890	Jakes, R. W Ottawa 1889
Hamilton, W. F Peterboro' 1890	Johnston, James Belgrave 1889
Hewetson, S. WGeorgetown 1890	Jack, Hector MKingston 1889
Hicks, J. S Colborne 1890	Tohnston A Ottoma 1990
TI : 14 C	Johnston, AOttawa 1889
Hamilton, GBright 1890	Jones, Albert HSt. Catharines 1890
Harris, N. MToronto 1890	Johnston, H. AToronto 1890
Hopkins, John RStoney Creek 1890	Jones, Charles A Mount Forest 1890
Heydon, C. M. Toronto Junction 1890	Jory, J. MNorwood 1890
Howard, F. EColborne 1890	Joynar, N. PKingston 1891
Henderson, W Russell 1890	Jones, W. W Mount Forest 1891
	Toff T W. W
Harvey, Basil C. H Watford 1890	Jeffs, T. WQueensboro' 1891
Hughes, F. WIlderton 1891	Jennings, AVilla Nova 1891
Hunt, GertrudeNorwich 1891	Johnson, C. GOak Leaf 1892
Holmes, W. L Port Elgin 1891	Jamieson, D. FBarrie 1893
Hamilton, R. SToronto 1891	,
Hubbard, J. P Thamesville 1891	Keam, Paul
Trick F A Didentille 1991	Weilleam Titue D. Churchen 1075
Haist, E. A	Keillear, Titus D Strathroy 1875
Henderson, N. R Kingston 1891	Kennedy, Bruce Smithville 1869
Hardy, P. H Brantford 1891	Kennedy, J. M. Penetanguishene 1871
Hodgins, F. W Lucan 1892	Knowles, W. RNewbury 1872
Howell, W. B Montreal 1892	Knox, H Wakefield 1878
Hargraft, W. HCobourg 1892	Kellow, William JTara 1878
	Keele, F. S Carleton Place P.O. 1879
Hanna, W. J Petrolia 1892	
Hotham, A. W Staffa 1892	Klock, William HenryAylmer 1877
Hotson, A. E London 1892	Kilgour, Peter TGuelph 1880
Hutchison, J	Kennedy, WilliamToronto 1880
Harcourt, G. V Port Hope 1892	Kelly, Richard JSt. Thomas 1880
Hamilton, J. R Collingwood 1892	Keegan, E. GBelleville 1880
Hodgson, Clara LPeterboro' 1892	Kilgour, John H Mount Forest 1880
	Kippax, Alfred J Brantford 1881
Hird, William Uxbridge 1892	Kippax, Aired J Draintord 1001
Hooper, E. M Toronto 1892	Kee, D. N
Hogg, LLondon 1892	Kellock, D Kingston 1885
Hodgins, A. GLucan 1892	Kennedy, James HLindsay 1883
Henderson, W. JLittle Britain 1892	Koyle, F. HWilton 1883
Hicks, E. S	Knight, A. P
Harper, W. S Madoc 1893	Kelly, Charles J. West Flamboro' 1886
marpor, W. D	
T 1 0 m . 1051	Kyle, J. MNorth Winchester 1887
Ingles, George Toronto 1874	Kenney, J. J Lockton 1888
Ives, HCobourg 1877	King, JSt. Thomas 1888
Irvine, William MKingston 1877	Krick, P. H Elcho 1889
Ireland, W. MKingston 1886	Kayler, W. BMorven 1889
Irving, L. E. WToronto 1886	Kingston, C. WToronto 1889
2, 2, 2, 2, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	

#### XXXI

TT: T   T   T   T   T   T   T   T   T	T 1.1 T D 1000
King, John E Elder's Mills 1889	Leith, J. D Dromore 1892
Keith, W. DToronto 1892	Louergan, W. JRutherford 1892
Kyle, R. J. L Winchester 1892	Large, R. WQueensville 1892
Kyle, K. J. L Windlester 1092	
Kerr, J. JCobourg 1892	Lander, S. E Durham 1892
Kemp, H. GBrighton 1891	Lynch, D. P Montreal 1892
Kaller T K Almonto 1900	Les I D Tonerte 1902
Kelly, J. KAlmonte 1892	Lee, J. PToronto 1892
Kirby, T. WToronto 1892	
Knight, C. E Napanee 1892	Macdonald, HughGuelph 1871
11mgno, 0. 11 1002	Maddonald, 11dgil
	Markle, V. AlfredMillgrove 1874
Lang, Abner JKing 1876	Martin, MToronto 1876
Livingstone, Joseph Carlisle 1871	Masson I Cohourg 1871
	Masson, J
Lusk, C. WGorrie 1877	May, William B Toronto 1877
Luton, Albert Mapleton 1871	Meldrum, P. Gordon Ashburn 1872
	Murray, S. S. Nelson, Co. Halton 1873
Luton, RobertMapleton 1870	
Lewis, Thomas W Iroquois 1877	Miller, Alexander Goderich 1877
Loring, Jonathan B Sherbrooke 1877	Miller, — Toronto 1874
Longhood Polloville 1979	
Loughead, — Belleville 1878	Mills, R. G Newbury 1874
Loucy, George A 1879	Mitchell, John C Newtonville 1872
Lander, T. H London 1880	Morden, James GCarlisle 1874
Lundy, Frederick G. Newmarket 1880	Moore, John T Yorkville 1876
Leitch, A. L Bowood 1880	Moore, WilliamOwen Sound 1877
Lawton, Thomas M Warwick 1880	Morrison, James JSarnia 1875
	Manuary Chaules
Lannin, John NToronto 1881	Morrow, Charles
Latimer, W Marshville 1882	Morton, John A. McDKingston 1873
Law, DPalmerston 1885	Morton, W. C Waterdown 1871
Leary, E Britannia 1882	Munn, William Albert Lynn 1873
Lindsay, JamesLimehouse 1881	Munro, Duncan E Wardsville 1877
Livingston, MaryKingston 1882	Munro, L. S Fergus 1875
Longoway A F Montreel 1892	Mumber E N Ponetanguishana 1871
Longeway, A. F Montreal 1882	Murphy, E N Penetanguishene 1871
Luke, E Manilla 1883	Musgrove, W. JSt. Catharines 1877
Lesperance, J Montreal 1883	Murgatroyd, R. GSmithville 1877
Livingston, J. SBelleville 1886	Mather, Charles L Warkworth 1878
Lucas, M. FGrimsby 1886	Metherell, S. LLittle Britain 1879
Laurie, C. N Toronto 1885	Martin, J. Francis,
Lawson, AliceToronto 1887	Charlottetown, P.E.I. 1880
Laird, C. JGuelph 1888	Moore, Thomas A Kingston 1880
Lapp, T. BBaltimore 1888	Midgley, James E St. Thomas 1881
Lockhart, A Kingston 1888	Macdonald, John Guelph 1881
T. J	
	M . 0 1 0 411 1001
Ludwig, A	Morris, SamuelStrathburn 1881
Lennox, Eleanor G Toronto 1889	Morris, SamuelStrathburn 1881
Lennox, Eleanor G Toronto 1889	Morris, SamuelStrathburn 1881 Murray, W. HGalt 1881
Leitch, A. E Dutton 1889	Morris, SamuelStrathburn 1881 Murray, W. HGalt 1881 MacLean, D. WKingston 1885
Leitch, A. E Dutton 1889 Locke, John A Kingston 1889	Morris, Samuel
Leitch, A. E Dutton 1889 Locke, John A Kingston 1889	Morris, Samuel
Leitch, A. E Dutton 1889 Locke, John A Kingston 1889 Laycock, R. G Embro 1889	Morris, Samuel
Lennox, Eleanor G Toronto 1889 Leitch, A. E Dutton 1889 Locke, John A Kingston 1889 Laycock, R. G Embro 1889 Lane, M. S Toronto 1889	Morris, Samuel
Lennox, Eleanor G Toronto 1889 Leitch, A. E Dutton 1889 Locke, John A Kingston 1889 Laycock, R. G Embro 1889 Lane, M. S Toronto 1889	Morris, Samuel
Lennox, Eleanor G Toronto 1889 Leitch, A. E Dutton 1889 Locke, John A Kingston 1889 Laycock, R. G Embro 1889 Lane, M. S Toronto 1889	Morris, Samuel
Leinnox, Eleanor G Toronto 1889 Leitch, A. E	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882
Lennox, Eleanor G Toronto 1889 Leitch, A. E	Morris, Samuel
Leinox, Eleanor G Toronto 1889 Leitch, A. E	Morris, Samuel
Lennox, Eleanor G Toronto 1889 Leitch, A. E	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882         Morrow, C. N.       Russell 1884         Mustard, J. W.       Uxbridge 1883         Morgan, E. M.       Renfrew 1886
Lennox, Eleanor G Toronto 1889 Leitch, A. E	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882         Morrow, C. N.       Russell 1884         Mustard, J. W.       Uxbridge 1883         Morgan, E. M.       Renfrew 1886
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890	Morris, Samuel. Strathburn 1881 Murray, W. H. Galt 1881 MacLean, D. W. Kingston 1885 Macpherson, W. A. Fingal 1883 Malcolm, H. Harrisburg 1883 Marshall, Alice A. Brockville 1885 Metcalf, W. F. Bayside 1884 Morgan, V. H. Aultsville 1882 Morrow, C. N. Russell 1884 Mustard, J. W. Uxbridge 1883 Morgan, E. M. Renfrew 1886 Morgan, L. E. Kerrwood 1886
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882         Morrow, C. N.       Russell 1884         Mustard, J. W.       Uxbridge 1883         Morgan, E. M.       Renfrew 1886         Morgan, L. E.       Kerrwood 1886         Marr, A. W.       Westmeath 1886
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882         Morrow, C. N.       Russell 1884         Mustard, J. W.       Uxbridge 1883         Morgan, E. M.       Renfrew 1886         Morgan, L. E.       Kerrwood 1886         Marr, A. W.       Westmeath 1886         Mabee, C. O.       Odessa 1883
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891	Morris, Samuel.       Strathburn 1881         Murray, W. H.       Galt 1881         MacLean, D. W.       Kingston 1885         Macpherson, W. A.       Fingal 1883         Malcolm, H.       Harrisburg 1883         Marshall, Alice A.       Brockville 1885         Metcalf, W. F.       Bayside 1884         Morgan, V. H.       Aultsville 1882         Morrow, C. N.       Russell 1884         Mustard, J. W.       Uxbridge 1883         Morgan, E. M.       Renfrew 1886         Morgan, L. E.       Kerrwood 1886         Marr, A. W.       Westmeath 1886         Mabee, C. O.       Odessa 1883
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891         Lee, F. J.       Bethany 1891	Morris, Samuel.         Strathburn 1881           Murray, W. H.         Galt 1881           MacLean, D. W.         Kingston 1885           Macpherson, W. A.         Fingal 1883           Malcolm, H.         Harrisburg 1883           Marshall, Alice A.         Brockville 1885           Metcalf, W. F.         Bayside 1884           Morgan, V. H.         Aultsville 1882           Morrow, C. N.         Russell 1884           Mustard, J. W.         Uxbridge 1883           Morgan, E. M.         Renfrew 1886           Morgan, L. E.         Kerrwood 1886           Marr, A. W.         Westmeath 1886           Mabee, C. O.         Odessa 1883           Mundie, J.         Toronto 1885
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891         Lee, F. J.       Bethany 1891         Lyle, W. D.       Morrisburg 1892	Morris, Samuel.         Strathburn         1881           Murray, W. H.         Galt         1881           MacLean, D. W.         Kingston         1885           Macpherson, W. A.         Fingal         1883           Malcolm, H.         Harrisburg         1883           Marshall, Alice A.         Brockville         1885           Metcalf, W. F.         Bayside         1884           Morgan, V. H.         Aultsville         1882           Morrow, C. N.         Russell         1884           Mustard, J. W.         Uxbridge         1883           Morgan, E. M.         Renfrew         1886           Morgan, L. E.         Kerrwood         1886           Marr, A. W.         Westmeath         1886           Mabee, C. O.         Odessa         1883           Mundie, J.         Toronto         1885           Masales, M. L.         Erin         1884
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891         Lee, F. J.       Bethany 1891         Lyle, W. D.       Morrisburg 1892         Laidlaw, W. C.       Toronto 1892	Morris, Samuel.         Strathburn 1881           Murray, W. H.         Galt 1881           MacLean, D. W.         Kingston 1885           Macpherson, W. A.         Fingal 1883           Malcolm, H.         Harrisburg 1883           Marshall, Alice A.         Brockville 1885           Metcalf, W. F.         Bayside 1884           Morgan, V. H.         Aultsville 1882           Morrow, C. N.         Russell 1884           Mustard, J. W.         Uxbridge 1883           Morgan, E. M.         Renfrew 1886           Morgan, L. E.         Kerrwood 1886           Marr, A. W.         Westmeath 1886           Mabee, C. O.         Odessa 1883           Mundie, J.         Toronto 1885           Masales, M. L.         Erin 1884           Morphy, A. G.         London 1886
Lennox, Eleanor G.       Toronto 1889         Leitch, A. E.       Dutton 1889         Locke, John A.       Kingston 1889         Laycock, R. G.       Embro 1889         Lane, M. S.       Toronto 1889         Lochead, J.       Montreal 1890         Langford, W.       Brampton 1890         Lawson, J. A.       Brampton 1890         Lineham, D. M.       Newry 1890         Large, S. H.       Queensville 1890         Lawrason, L.       Dundas 1890         Livingstone, H.       Alliston 1880         LeRosignol, W. J.       Toronto 1891         Lee, F. J.       Bethany 1891         Lyle, W. D.       Morrisburg 1892	Morris, Samuel.         Strathburn         1881           Murray, W. H.         Galt         1881           MacLean, D. W.         Kingston         1885           Macpherson, W. A.         Fingal         1883           Malcolm, H.         Harrisburg         1883           Marshall, Alice A.         Brockville         1885           Metcalf, W. F.         Bayside         1884           Morgan, V. H.         Aultsville         1882           Morrow, C. N.         Russell         1884           Mustard, J. W.         Uxbridge         1883           Morgan, E. M.         Renfrew         1886           Morgan, L. E.         Kerrwood         1886           Marr, A. W.         Westmeath         1886           Mabee, C. O.         Odessa         1883           Mundie, J.         Toronto         1885           Masales, M. L.         Erin         1884

#### XXXII

Montgomery, W Perrytown	1997	Milligan A Toponto	1001
		Milligan, AToronto	1001
Mullock, L. J Waterdown	1887	Metcalf, A. A Almonte	
Moore, J. M Belleville		McAlpine, D Kilmartin	
Mackenzie, A. J. L London	1887	McCollum, A Toronto	1875
Martin, S. H Waterloo	1887	McCrae, Henry Portsmouth	1872
Murphy, RLondon	1887	McDiarmid, Andrew York P.O.	1873
McLennan, D. NKingston	1888	McDiarmid, John Toronto	1872
Munro, L. WCaledonia	1888	McDonald, Alexander Paisley	
Macdonald, M. SMontreal	1996	McIlvaine, SamuelOrillia	1075
Markan Thomas E Vienten	1000	Marzina Anal Dalling Mills	1070
MacKay, Thomas EKingston	1007	McKibbon, ArchRollin's Mills	18/0
Murray, W. O. S London	1887	McKinnon, John A Toronto	1876
Meikle, W. F Morrisburg		McLean, Arch. MPortsmouth	1872
MacNee, EPerth	1888	McLeod, DuncanKeepen	1871
MacLean, J. DMeaford	1889	McRae, John CPort Colborne.	
MacKendrick, H. FToronto		McTavish, P. FToronto	1873
Marr, Dell Ridgetown		McBride, John Toronto	1877
MacKay, R. B Montreal	1880	McNulty, M Dixon's Corners	1877
Malanar D. I. Famianan	1000	Ma Duffy Tahm WY Stungtond	1007
Maloney, P. J Ennismore		McDuffy, John WStanstead	
Moss, F. H Toronto	1889	McPherson, Graham A Toronto	18/8
Murray, Allie GStrathroy	1889	McLean, John DouglasOttawa	1887
Morden, F. WPicton	1890	McVicar, John Brantford	1873
MacCarthy, George S Ottawa	1890	McCammon, C. Gordon	1876
Moore, JohnKingston	1890	McMichael, James Gorrie	
Mahan, John WBrampton	1890	McCulloch, James Norval	1880
Myers, Ambrose RKingston		McPhail, Duncan P. Iona Station	1880
Massey, HamishToronto	1800	McGhie, George S.,	1000
			1000
Morrison, L. T Windsor		Elgin P.O., Co. Leeds	
Martin, C. EToronto	1891	McCullough, George Georgetown	
Millichamp, G. E Toronto	1891	McKerroll, John Harriston	
Musson, George Toronto	1891	McKillop, AlexanderCrosley	
Macklin, A. H Stratford	1891	McKay, Kenneth W. St. Thomas	1881
Mallock, N Marvelville	1891	McIntyre, C. J Port Hope	
Marselis, E. HMorrisburg	1891	McDonald, George Ingersoll	1881
Miller, H. WOrillia	1891	McAndrew, G. CRenfrew	1885
Mackay, A Creemore	1892	McCollum, E. P Duart	1883
Marquis, S. ABrantford	1802	McDonald, GTilsonburg	1883
Montin I F Foot Common Mich	1002	McForland M Ottown	1883
Martin, J. E East Saginaw, Mich.	1002	McFarlane, M Ottawa	1000
Moles, E. B Arnprior		McKay, WCollingwood	
Moffatt, WilliamCarleton Place		McKinnon, N. C Sonya	
Murray, H. G Owen Sound	1892	McLean, John Florence	1882
Mills, George B Fergus	1892	McLeary, J. AWatford	1882
Morris, James SOshawa	1892	McLennan, DDunvegan	1000
MacCallum, W. G Dunnville		medenian, D	1000
MacMillan, Margaret L Toronto		McLurg, J. A. Falkirk	1883
	1892	McLurg, J. A.:Falkirk	1883
Matheson, John Martintown	$\begin{array}{c} 1892 \\ 1892 \end{array}$	McLurg, J. A. Falkirk McNeece, J. Brampton	1883 1884
Matheson, John Martintown	1892 1892 1892	McLurg, J. AFalkirk McNeece, JBrampton McEwan, FSt. Thomas	1883 1884 1885
Matheson, John Martintown Menzies, R. D Kingston	1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods	1883 1884 1885 1884
Matheson, John Martintown Menzies, R. D Kingston Macallum, Margaret Toronto	1892 1892 1892 1892 1892	McLurg, J. A. Falkirk McNeece, J. Brampton McEwan, F. St. Thomas McGregor, J. Longwoods McColl, D. Merritton	1883 1884 1885 1884 1885
Matheson, John Martintown Menzies, R. D Kingston Macallum, Margaret Toronto More, George Kirkton	1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London	1883 1884 1885 1884 1885 1886
Matheson, John Martintown Menzies, R. D Kingston Macallum, Margaret Toronto More, George Kirkton Malloch, W. J. O Meaford	1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw	1883 1884 1885 1884 1885 1886 1884
Matheson, John	1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria	1883 1884 1885 1884 1885 1886 1884 1885
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J Ridgetown	1883 1884 1885 1884 1885 1886 1884 1885 1886
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J Ridgetown McKechnie, J	1883 1884 1885 1884 1885 1886 1886 1886
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J	1883 1884 1885 1884 1885 1886 1884 1886 1886 1886
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J	1883 1884 1885 1884 1885 1886 1884 1886 1886 1886
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J Ridgetown McKechnie, J	1883 1884 1885 1884 1885 1886 1886 1886 1887 1887
Matheson, John	1892 1892 1892 1892 1892 1892 1892 1892	McLurg, J. A Falkirk McNeece, J Brampton McEwan, F St. Thomas McGregor, J Longwoods McColl, D Merritton McArthur, F. T London McDonald, J. N Moosejaw McDonald, P. A Alexandria McFarlane, M. J	1883 1884 1885 1884 1885 1886 1886 1886 1887 1887

#### XXXIII

McFarlane, W Dunnville 1888	McLaren, AKingston 1892
McGinnis, JLondon 1887	McLaren, R. W Kingston 1892
	McOnamia T W One govilla 1900
McCrimmon, F London 1887	McQuarrie, J. K Orangeville 1892
McCuen, J. AGuelph 1887	McRobbie, D. GShelburne 1892
McLaren, A. PPort Elgin 1887	McInnes, N. WVittoria 1892
McPherson, W. A Esquesing 1887	McConnell, J. H Toronto 1892
McEwen, W. HLondon 1887	McCarter, J. MAlmonte 1892
McIntyre, HSt. Thomas 1887	McNamara, A. TToronto 1892
McCuaig, J. AKingston 1887	<b>,</b>
McCollum, AnnieGananoque 1888	Nellis, J. Meloux Brantford 1871
McGrath, G Frankford 1888	Nealon, Edward A
McIntosh, J. F. North	Ney, George S
Grosvenordale, Conn., U.S. 1889	Nelles, C Brantford 1883
McLennan, K	Normon, J. O Toronto 1884
McCarthy, D. S Orangeville 1889	Nichol, T. SMontreal 1884
McIlwraith, K	Nelles, A. BIngersoll 1887
McKenzie, R. TMontreal 1889	Nelles, W. J Caledonia 1888
McCrae, TGuelph 1889	North, E Pringer 1885
McIntosh, L. Y Strathmore 1889	Newberry, W. F. H., London, Eng. 1889
McNaughton, J. ACornwall 1889	Nichol, A. HListowel 1891
McClenahan, D. A Tansley 1890	New, C. FLondon 1891
McMillan, J. AStrathroy 1890	Noble, R. TNorval 1891
McKee, J. FAurora 1890	Northcott, W. S Belleville 1891
McKechnie, R. E Montreal 1890	Nicholl, RListowel 1891
McColgan, RElora 1890	Nichol, W. HBrantford 1892
McCollum, W. J Toronto 1890	
McEvay, Thomas Montreal 1891	O'Connor, GeorgeCobourg 1875
McDonnell, JBelleville 1891	Oliver, AlbertMitchell 1878
McDonald, WilliamGalt 1891	O'Brien, TimBrudenell 1880
McPherson, D. WToronto 1891	Oliver, A. JCowansville 1886
McEwen, A	O'Rielly, J. J Vestor 1883
McCormack, F Toronto 1891	
	Orr, J. EMount Elgin 1883
McEachern, J. S Cashtown 1891	Ogden, W. E Niagara Falls 1888
McDonald, H. G Kingston 1891	Outwater, S. WMontreal 1888
McDermid, A Coldwater 1891	O'Connor, WToronto 1886
McKechnie, W. BAberdour 1891	Oliver, J. HSunderland 1891
McGannon, A. V Brockville 1891	Oronhyatekha, W. ADeseronto 1888
McKeown, H. A Kingston 1892	
McPherson, C. F. S Prescott 1892	Page, WilliamNapanee 1872
McMurrich, J. B Toronto 1892	Parnell, J. H Kingston 1871
McDougall, T. A Ailsa Craig 1892	Perks, WilliamPort Hope 1876
McKenty, J. E Montreal 1892	Perkins, O. S.,
McKee, T. H North Glanford 1892	Metamora, Mich., U.S.A. 1873
	Dant Hans 1879
McCash, E. A Lucan 1892	Perry, PPort Hope 1872
McEwen, D St. Elmo 1892	Phillips, CScotland, Co. Brant 1873
McCraig, A. S Collingwood 1892	Philip, WilliamFrankford 1869
McDermott, J. W Eganville 1892	Porter, John GGuelph 1870
McLaren, P. S Owen Sound 1892	Preston, Richard F New Boyne 1871
McKee, C. S Peterboro' 1892	Purcell, Alexander Wardsville 1877
McRossie, T. D Napanee 1892	Purdy, A. MKingston 1869
McCormick, A. HBrantford 1892	Patterson, Richard L Morpeth 1887
McKenzie, D. C Durham 1892	Phippen, S. S. C Parkhill 1878
McLennan, John Port Hope 1892	Petit, Emerson B Windham 1879
McLean, A. MBradford 1892	Porter, Thomas Jarvis 1880
McCallum, E. DGravel Hill 1892	Powell, Frederick HOttawa 1881
McLennan, RKingston 1892	Parent, C. E Montreal 1882

#### XXXIV

Patrick, DToronto 1883	Robinson, ThomasSt. Jacobs 1878
Pepper, W. CLynden 1883	Reid, Herbert YatesPembroke 1877
Peters, F. CCowansville 1886	Rutledge, A. J.,
Pickel, F. HCowansville 1884	Toronto School of Medicine 1879
Phillips, H. C	Ross, Lewis DMontreal 1879
Platt, A. TPicton 1881	Roche, William 1879
Potter, J. AMontreal 1883	Rundle, Frederick W Manilla 1880
Potts, J. McCBelleville 1883	Robinson, Ed. BParis 1881
Pratt, WToledo 1882	Rosconi, C. EPriceville 1883
Prime, M. FKnowlton, Que. 1880	Reid, HSandhill 1884
Powell, H. B	Renner, W. SMontreal 1881
Phelan, A. A Montreal 1883	Rice, A. T Curry Crossing 1881
Pearson, A. TMerivale 1885	Richardson, J. CBurlington 1883
Patton, H. M Ottawa 1888	Ritchie, R. F Montreal 1883
Patton, H. M Ottawa 1888 Prevost, A	Robertson, A. MBrockville 1881
Porter, F. RBradford 1888	Robertson, C
Park, W. FChatham 1888	Royat, W. MManotick 1884
Patterson, HPort Elgin 1888	Reid, W Norwood 1886
Purvis, J. W. F Montreal 1888	Robertson, A. GIroquois 1886
Pirritt, F. WMeaford 1889	Russell, J. P Toronto 1885
Pease, H. DToronto 1889	Robertson, T. FBrockville 1887
Proctor, Edgar L Toronto 1889	Reeves, JamesEganville 1887
Parfitt, Charles D Delaware 1890	Reid, J. DCardinal 1887
Parlow, Allen BIroquois 1890	Roseburg, F. A
Parkyn, H. ASarnia 1890	Ranstead, WOttawa 1834
Pritchard, James,	Robinson, AKingston 1886
North Wakefield, Que. 1890	Reynor, A. FLondon 1887
Poole, Peter AIngersoll 1890	Riddel, G. I Toronto 1888
Prodrick, WOttawa 1891	Ritchie, O. GMontreal 1881
Pratt, John FHeathcote 1891	Richer, A. J Montreal 1888
Pirie, H. H Dundas 1891	Rodger, D. AGenoa, Que. 1889
Peart, George WLondon 1891	Rorke, R. FSt. Thomas 1889
Partridge, A. W Crown Hill 1891	Ruthven, G. D Dutton 1889
Park, John Feversham 1891	Robinson, R. RConsecon 1889
Pickhard, H. G Glammis 1891	Roach, J. J Toronto 1889
Pearson, H. CToronto 1891	Richardson, ASouth March 1890
Paussette, W. CPeterboro' 1891	Ryan, Eva JToronto Junction 1889
Piersal, W. HToronto 1892	Reazin, H. LToronto 1890
Pearce, T. HNorwood 1892	Robinson, BenjKingston 1890
Parker, F Stratford 1892	Routledge, J. WLambeth 1891
Porter, G. D Brantford 1892	Ryan, Clara Kingston 1890
rotter, o. b bruntiera 1032	Richardson, E. K Flesherton 1891
Quirk, JohnFergus 1879	Rutherford, NBeaverton 1891
Quesnel, EAlfred 1888	Robertson, J. E Morrisburg 1891
Quay, F. A. WPort Hope 1887	Rogers, WMontreal 1891
Quay, D. D	Ross, H. HGoderich 1891
Quay, D. D.,	Rutherford, R. F Stratford 1891
Randall, J. S. NCo. York 1872	Rounthwaite, F. S Collingwood 1892
Rea, RobertSpeedside 1871	Robertson, S. E Toronto 1892
Reynolds, Arthur R Toronto 1875	Revell, D. GTyrconnell 1892
Reynolds, H. SToronto 1873	Roberts, E. LLyndoch 1892
Richardson, J. D Toronto 1875	Robinson, E. L
Robertson, Donald Strathroy 1875	Royce, G Davenport 1892
Robinson, Stephen J 1872	Ruppert, A St. Mary's 1892
Rogers, E. J Peterboro' 1877	Robinson, A
Ruttan, A. M Napanee 1877	Richardson, W. W Kingston 1892
типовин, и. ин	Tolonarabon, 11. 11 Ixingbood 1002

#### xxxv

Rounie, J. A Toronto 189	2 Sanson, R. D. BToronto	1885
D. Duinham 100	O Carith II C Towards	
Rogers, F. EBrighton 189	2 Smith, H. SToronto	1999
Robertson, D. M Hawkesbury 189	2 Springle, J. A Montreal	1884
		1007
Reid, J. BSt. George 189	2 Skimin, NellieKingston	
Ritchie, W. J Whitby 189	Sandison, ECannington	1887
, J	Smale, W. M. B Wroxeter	1000
	Smale, W. M. D WIOXEGE	1000
Sanders, Ernest C Kingston 187	1 Skey, W. RAlymer	1888
Scott, Walter Dundas 187		
O + 337	o or i i i i i i i i i i i i i i i i i i	1000
Scott, W Auburn, Huron 187		
Sharpe, John William Simcoe 187	5 Stockhouse, A Kingston	1887
Shave, John RLondon 187	7 Seager, JamesRochesterville	1001
Sibbett, AdamKingston 187	4 Stevenson, W. E Mount Forest	1888
Smith, Albert S Sterling 187	3 Sullivan, D. VKingston	1999
Silitin, Albert S Sterring 101	Sumvan, D. VXingston	
Smith, GeorgeBerlin 187	O Senkler, W. JSt. Catharines	1888
Smith, John Chaudiere 187	3 Seymour, W. HToronto	1889
	7 Con 1: T. C. Trimmater	1000
Stark, John HToronto 187		1999
Stone, George W	3 Smith, R. JToronto	1889
Stowe, Emily HToronto 187	1 Soons I W Chatham	1990
Stowe, Emily II Toronto 197	1 Scane, J. W Chatham	1009
Stumph, D. B. J Stratford 187	3 Stinson, J. C.,	
Sutherland, D. E Bradford 187	6 Franklin, Penn., U.S.	1880
	Trankin, Lenn., O.D.	1000
Strange, John HenryKingston 187	7 Shaw, G. F Montreal	1889
Shannon, Lewis WKingston 187	7 Spotswood, W. A. J. Plantagenet	1889
	T C 44 Al	1000
Smellie, Kinian C Montreal 188	7 Sproatt, AlanToronto	1999
Stark, JohnBolton 187	8 Singleton, A. B Newboro'	1889
Scott, George Hope Ottawa 187	8 Smyth, Charles E St. Catharines	
Scott, George Hope Ottawa 107	o Smyth, Charles is St. Catharines	
Stewart, PeterMilton 187	8 Scott, Walter HCaledonia	1890
Sheridan, Samuel Columbus 187	8 Storey, F GNorwood	1890
		1000
Scott, John Milan Carleton Place 187		
Shaver, William Henry Wales 187	8 Sinclair, H. H Walkerton	1890
Stuart, Andrew E Sandwich 188		
Staart, Amirew E Sandwich 100	Shirra, senine S Caledonia	
Shepherd, Byron E London 188	1 Symington, Maggie PBrighton	1890
Sands, EKingston 188	5 Sutherland, G. ALakeside	1890
the last T. D. M. A. 1 100	1 C '11 C D D D D '11.	
Saunders, J. B Montreal 188	1 Smith, S. R. BBrighton	
Schoff, F McGillivray 188	2 Sneath, T. S Midhurst	1890
Sinclair, C. M West Lorne 188	3 Shier, D. W	1000
Spencer, E. M Tavistock, Eng. 188	2 Stevenson, H. ALondon	1890
Staples, L. EKingston 188		
Ctarries E M		
Stevens, F. M Montreal 188	3 Smith, R. HSt. Catharines	
Sullivan, A. J. F Toronto 188	5 Shaver, H. EStratford	1891
Sutherland, A. R Woodstock 188	2 Small, A. A	
isumeriand, A. Iv woodstock 100	Z Small, A. A	
Sandison, F Toronto 188	5 Shaw, R. W Lotus	1891
Sinclair, L. GTilsonburg 188 Snider, E. TKingston 188	6 Sills, C. HPicton	1891
Caldan, E. M. III Monoting 100		1001
Suider, E. 1Kingston 188	5 Shepard, C. A Toronto	1991
Stevenson, E. VLondon 188	Slack, T. JQuebec	1891
Smith, J. G Belleville 188	6 Stevens, O. H.,	
Gillion, J. G Defleving 100	o stevens, o. n.,	1001
Speers, A. A Toronto 188	6 St. Felix de Valois, Que.	1891
Strathy, H. E Toronto 188	6 Sutherland, J. A Hamilton	
044 1 D	e cu l D D T D C 11	
Scott, A. P Montreal 188	6 Stanbury, R. B. J Bayfield	1891
Smiley, W. N. St. Lambert, Que. 188	6 Sharpe, W. DLondon	1891
		1801
Sangster, J. A Port Perry 188	7 Shaw, M. AOverton	1001
Smith, J. LArthur 188	6 Smith, F. WSt. George	1892
Smith, W. DPlantagenet 188	6 St. Pierre, A. DMontreal	1892
Smith C Wast Winshard 100	7 Charth C D Transfer	1800
Smith, C West Winchester 188	7 Sneath, C. R Toronto	
Spencer, A. M	6 Scott, W. AOttawa	1892
Shaw, J. W Brussels 188		1802
Charles A T		
Sparling, A. J Montreal 188	7 Schmidt, G. ATavistock	1892

## IVXXX

Charlding I U Hamilton 1980	Towner Coores H Townto	1000
Shouldice, J. H Hamilton 1892		
Stewart, George Springfield 1892	Thomson, W. P Toronto	
Stands, W. WSunbury 1892	Thomas, C. HToronto	1890
Smith, C. H.,Bradford 1892	Tait, N. JSt. Thomas	
Snider, R. OToronto 1891	Tremayne, F. GSutton West	1800
Coult D. V. Toronto 1001	Tombin E W	
Smith, D. K		
Segsworth, JohnStreetsville 1892	Tremayne, H. E Mimico	1891
Smith, R. A Durham 1892	Thomson, F. LMitchell	1891
Skinner, Emma L Davisville 1892	Teetzel, William MSt. Thomas	1891
Scott, Frank N Toronto 1892		
Silcox, W. LToronto 1892	Thorne, J. SBelleville	
Coatt E A Tracking 1992	Thorne, J. D Deficient	
Scott, F. A	Tetreau, TOttawa	1000
Steele, W. H Amprior 1892	Thomson, C. G	
Steele, F. C Orillia 1892	Taylor, W. HToronto	1892
Somers, R. HToronto 1892	Thomson, J. WToronto	1892
Snyder, T Preston 1892	2 Tyndall, J. ERichmond Hill	1892
Shillington, A. TKemptville 1892	Thompson, J. A Kinnear's Mills	1892
Stevenson, W. J London 1892	)	1002
		1077
Sinclair, Christina Ottawa 1899		1011
Stuart, W. A. Clarenceville, Que. 1892		
	9 Pembroke Street, Toronto	
Taber, R. W. H London 1874	Van Velsor, WallaceRondeau	1380
Teller, R. FMontreal 1876		1885
Thompson, G. W Hamilton 1877	Vail, Hattie B Sarnia	1889
Thompson, S. FToronto 1878	Vaux, LeonardBrockville	
Thompson, J. M		1094
Titchworth, Ira Hartford 187-	1	-0
Teows, PeterToronto 1878	Walker, Peter BPerth	
Travers, William R	Walsh, G., Mayville, Tuscola, Mich.	1875
Trumpour, John R Peterboro' 1878		
Tudhope, James Orillia 1878	Whitehead, AlexanderToronto	
Taylor, Walter Mume Chatham 1879	Willoughby, George Colborne	
Taylor, William Box 795, Toronto 1879	Wilson, Henry HKingston	
Thompson, J. A Manilla 1886	Wyatt, W. CCustom's Corners	1874
Thompson, J. FBinbrook 188	Wood, James S Kingston	
Thompson, C. ESt. Thomas 1889	2 Whiting, John Brantford	1878
Thompson, D Deans 1883	Williams, Joseph London	
Thompson, J. M Strathroy 1883	Wilson, Charles James	
Toole, C. AElder's Mills 1883		
Trigge, A		
True dell Money E Montreel 1998	Which Hanne Towns	
Tyndall, Mary E Montreal 1888		
Taylor, Frederick Kingston 188		1881
Thomas, H. B Barrie 1884		
Telfer, W. J Burgoyne 1886	Watson, John C Belleville	1885
Thompson, P. WRosedale 188	Watson, W. RWaterdown	
Tegart, A Tottenham 188'		
Taylor, T. HGrand Valley 188'		1883
Taylor, T. T. Chather 188	Williamson W P Ruckhorn	
Taylor, T. T Chatham 188	Williamson, W. PBuckhorn	1004
Tye, W. H Chatham 188		
Teeter, R. G Teeterville 188	8 Wilson, C. WCumberland	1881
Taplin, M. MAddison 188	8 Wonder, W. MSt. Catharines	1883
Tuffard, W. H. P.,	Woodruff, T. A St. Catharines	1883
Northfield, Centre 188		1884
Thomson, W. ACaintown 188		
Temple, H. P. RToronto 188	9 Wright, WKingston	1882
Tremblay, E. C Wauregan 188	Welsh, H. AQuebec	1886
Trembiay, E. C wautegan 100	o weisii, ii. A	1000

## XXXVII

	1		
Williamson, H. MGuelph	1886	Williams, J. A Carleton Place	1891
Watson, G.C Hawkesbury	1885	White, E. BChatham	
Whyte, J. JLancaster	1885	Wood, D. MKenmore	
Ward, W. LActon	1884	Weisbrod, S. LAylmer	1892
Wideman, H. BRingwood	1887	Weeks, E. C	1892
Whitely, RGoderich	1887	Webster, B. EKingston	1892
Wilson, AKingston	1887	Westman, S. HToronto	1892
Woods, C. RBrockville	1887	Webb, AlfredToronto	1892
White, J. WSt. Mary's	1887	Weir, W. HBrantford	1892
Willoughby, G. A. F.,		Wasley, W. J Newmarket	1892
Saskatoon, N.W.T.	1886	White, W. C Woodstock	1892
Wickman, L. GToronto	1885	Wallbridge, F. G Belleville	1892
White, James G Thessalon	1884	Whiteley, A. GGoderich	
Watson, N. M Williamstown	1887	White, R. W. KHamilton	
Windell, J. DLotus	1888	Walker, HBelleville	
Walker, W. GStratford		Wade, George HBrighton	
Wardell, H. A Dundas	1888	Weaver, W. J Toronto	1892
Wheeler, J. WKingston	1888	Willson, Jennie M Toronto	1892
Watson, R Newmarket	1888	White, R. BPembroke	1892
Williamson, TPicton	1888	Walker, R. JStrathroy	1892
Watson, N. M Williamstown	1888	•	
Wickson, D. DToronto	1889	York, F. EAurora	1883
Wilson, J. TLondon	1889	Yeomans, P. H Mount Forest	1888
Webb, C. W Melbourne	1889	Yates, H. BBrantford	1888
Wood, P. BLondon	1890	Yourex, Ed. LBelleville	
Wilson, ThomasToronto	1890	Young, William Howie	
White, P. DGlencoe		Young, G. S Markham	1881
Wells, R. BToronto		Young, T. A Brougham	1891
Ward, MarjoryKingston		York, H. EMontreal	1892
White, F. AOrwell	1890	Yeo, W. TLittle Britain	1892
Wilson, George B Toronto	1890	Young, W. YToronto	1892
Wilson, W TDundas	1890		
Wiley, Walter Wisbeach	1890	Zimmerman, Solomon Toronto	1876
Weir, Janet MKingston	1888	Zangg, A. A. CMontreal	1883
Wallace, H. EPort Elgin	1891		

WHO HAVE PASSED

# The First Pear's Examination

OF THE

Bosanko, S. A
Neilson, A
Shaw, Frank
Shepherd, O. B
Steffins, John
Atkinson, H. H
Baker, George W
Campbell, James
Cotton, Robert
Cooper, R. E
Dupuis, James
Haken, George W
Holcomb, S. D
Houston, D. W
Island, Robert
Keam, A. P
Koyle, F
Lang, W. A
Mewburn, F. H

## XXXIX

Milne, G. L
Munro, Lawrence
Mickle, Herbert
McConnell, B. J
McCauley, John
McDonald, Walter1878
Poole, 'W. H
Reid, W. D
Serviss, T. W
Sullivan, Thomas
Watson, M. J
Burton, R. J. F
Carson, S. H
Fairbairn, F. W
Harvie, John C
Higginson, Henry1879
Kerr, Henry1879
Mordy, A. A
McLachlan, D. A
O'Keefe, Henry
Shaw, Alexander
Smith, Edwin A
Wilson, Herbert C

WHO HAVE PASSED

# The Second Pear's Examination

OF THE

Aikins, William Heber1878
Black, James
Christie, J1878
Donovan, J. C
Eccles, R. M
Hunter, J. B
Lindsay, Ninian
Marsh, Edward
Montgomery, W. A. D
Sutherland, W. R
Van Norman, H. C
Beatty, Wm1879
Empey, C. T
Ferguson, J
Hatton, E. T
Meikle, Hamilton
McCracken, C. L
Ross, J. W
Smith, H. W
Thompson, G. B
Wilson, Robert
Witherspoon, W
Harris, A. B

WHO HAVE PASSED

# The Third Year's Examination

OF THE

Cross, W. J	1879
Howitt, F. W	1880
Montgomery, D. W	1881
Nicholson, M.A	1879

WHO HAVE PASSED

# The Primary Examination

OF THE

Bell, James	Brown, W. M 1883
Betts, Alfred H 1876	Logan, J. R 1883
Burton, W. H	Murray, T. W 1883
Cameron, D. H	Phillips, J. R 1883
Cameron, L. D	Wattam, G. S 1883
Cannon, Gilbert	Wilson, A. B 1883
Cluxton, Frederick C 1870	Charlesworth, W. H 1884
Cormon, John W	Simenton, G
Dunsmore, John	Smith, C. J
Glasgow, James H 1876	Wilson, W. A 1884
Gray, J. W	Green, W. D 1885
Greer, Thomas E 1875	Gardiner, A. W 1885
Henderson, Kenneth 1876	Hotson, A 1885
Howey, William	Thompson, A. B 1885
Lewis, Ford	Woodhull, F 1885
McArthur, J	Dowson, W. H
McCrimmon, John	James, Charles 1886
McIlmoyl, Henry Allen 1875	Stockton, G. S 1886
McKinley, J. H	Berry, R. P 1887
Rae, George W 1874	Brown, J. F 1887
Stevenson, Charles S 1875	Cross, J. A
Stevenson, Sabin	Campbell, J. F
Ferguson, A. H	Cooke, W. H
Ferrier, James 1880	Edgar, A. E 1887
Herrington, A. W	Ferguson, F. F 1887
McCarthy, W. T 1880	Hotson, J. M 1887
Ogden, H. V 1880	Johnston, T. H
Panton, A. C 1880	Kennedy, J. D 1887
Denike, G. H	Mason, H 1887
Johnston, Joseph	Mitchell, D 1887
Snider, S. H	Millman, M. G 1887
Graham, George	McKellar, A 1887
Menzies, John 1882	McBride, J 1887
Thompson, A. S	McCammon, S. H 1887
Walmslev, P. C	Ogden, J. P

## XLIII

Potts, J. M 1	.887	McConnell, H. B	1890
Patterson, A. G		McPherson, D. A	
Patrick, T. A 1			1890
Quarry, H. D 1	887	Northrup, W	
Rice, P. J.			1890
Salter, F. G	997		1890
manuer, r. G	997		
Tyrell, J			1891
	1887	0,	1891
	1887		1890
Watson, L			1891
Walker, S. R 1			1891
	1888		1891
Cram, G. D 1	1888		1891
	1888		1890
Ferguson, M	1888		1891
Hett, R	1888		1891
Ironsides, A. S	1888	McGill, H. G	1891
Jones, W. A	1888	McCrimmon, A. A	1891
Owen, C. B	1888	Paterson, Eliza	1891
	1888	Rodger, Nancy	1891
	1888	Shuttleworth, C. B	1891
	1888	Tuttle, H. E	1891
	1888	Whitelock, F. C	1891
	1888	Anderson, W. J	1892
	1888	Armstrong, J.	1892
	1888	Armour, D. J.	1892
	1888	Bradley, J. L	1892
	1889		1892
	1889	Bull, J. H.	1892
	1889	Black, B. F	1892
	1889	Connell, W. T	1892
	1889	Campbell, B	1892
	1889	Curtis, J. D	1892
	1889	Corbett, R. F	1892
FFF 3 3 0 0 0	1889	Crawford, J	1892
	1889	Coleman, F.	1892
TTT::::	1889	Craft, R. A	1892
	1889	Crain, W. E	1892
	1889	Danard, A. L	1892
Dean I. W	1889	Devitt, T. G	1892
	1889	Dewar, A	
Shirton, G. K	1889	Fletcher, A. G. A	
**	1890	Field, G. H.	
Brown, W. E.		Field, C. C.	
Brown, W. F		Ferguson, A. K.	1000
Chambers, W	1900	Forguson I B	1002
	1890	Ferguson, J. B	1002
	1890	Ferris, G. M	1002
	1890		
Kennedy, J. T.	1800	Gardiner, A. E	1092
Lloyd, H. M	1890 - 1890	Glassco, G. S	1800
Mitchell, J. A			
Mathew, W. E.	1800	Grant, H. A	
	1890		1892
MacLennan, D. N		Harris, F. CHubbard, J. P	
Meecham, G. P	1890	Hughes F W	1800
	2000	Hughes, F. W	1002

#### XLIV

Johnston, H. A 189	2 Downing, A	1802
Kingston, C. M	2 Drummond, C. A	
Livingstone, H		1893
Lawson, J. A 189	2 Delahey, F. C	1893
Lapp, L	2 Downey, R. A	1893
Morden, F. W	2 Dow, Jennie I	1893
Mencke, J. R		1000
		1000
Mulligan, F. W 189	,	1893
McIlwaith, K. C 189	2 Elliott, Geo. A	1893
McClenahan, D. A	2	
McCallum, Annie 189		1893
McNaughton, J. A		1893
	6,	
McCrae, T		1893
McKee, J. F 189		1893
McCollum, W. J 189	2 Farley, F. J	1893
McKendrick, H. F 189		1893
McIntosh, L. Y		2000
M.— C 15		1000
New, C. F 189		1893
Parfitt, C. D	• •	1893
Procter, E. L 189	2 Gibson, A	1893
	Grant, F. E	1893
Ryan, Eva 189	2 Greenwood, A. B	1892
Richardson, A	9	100-
Tronwi ason, 11		1893
C1: T : C 100	Hunter, A. J.	
Shirra, Jennie S 189		1893
Seager, J		1893
Smyth, C. E	2 Hodgson, T. C	1893
Sinclair, J. P	2 Hewson, T. B	1893
Scott, W. H		1893
	,	1893
Sparling, A. J		
	Hulet, Gertrude	
Thomas, C. H		1893
Thomson, W. P	2 Hall, G. W	1893
	Hagar, F. C	1893
Wells, R. B	2 Hogg, D. H	1893
	n	1000
	2 0 T. T.	1000
White, P. D	2 James, J. F	1893
	ON P	
Amyott, N. J	3 King, James	1893
Arrell, W 189	3 King, R	1892
Agnew, T		1893
Armstrong, H. E		1893
Allen, Mary E 189		1893
Allen, J. R		
Alger, H. H		1893
	Lancaster, J. R	1893
Baker, M		1893
Bean, S. B		1893
Dall W A 100		
Ball, W. A		1093
Burt, Ellen A. A		1000
	Merritt, A. K	1893
Chapin, C. D	3 Monteith, J. D	1893
Cuthbertson, H. A		1893
Chapman, W. J 189		1893
Carter, Chas	2 McIntosh, J. W	
Carver, Chas 109	MICHIDOSH, U. W	1000

#### XLV

893 Rutledge, H. N 1893
993
893 Stockton, F. W 1893
393 Sheahan, J
693 Sloane, J. G
893 Smith, M. B 1895
393 Stenhouse, J
993 Stammers, C. L. B 1895
Simpson, G. D. R, 1893
01 1 0
893 Shaw, C
Seehorn E 1809
Somouville I T
393
Thomson, D
Thomson, D
Thomson, D
Thomson, D. 1893 Thom, W. 1893 993 White, E. A. 1893
Thomson, D. 1893 Thom, W. 1893 993 White, E. A. 1893 Wallace, N. C 1893
Thomson, D. 1893 Thom, W. 1893 993 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893
Thomson, D. 1893 Thom, W. 1893 93 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893 Whittaker, W. C 1893
Thomson, D. 1893 393 Thom, W. 1893 393 White, E. A. 1893 393 Wallace, N. C 1893 393 Whitelaw, T. H 1893 393 Whittaker, W. C 1893 393 White, J. A. 1893
Thomson, D. 1893 Thom, W. 1893 93 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893 Whittaker, W. C 1893 White, J. A. 1893 Wickett, T. 1893
Thomson, D. 1893 Thom, W. 1893 393 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893 Whittaker, W. C 1893 White, J. A. 1893 Wickett, T. 1893
Thomson, D. 1893 Thom, W. 1893 S93 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893 Whittaker, W. C 1893 White, J. A. 1893 Wickett, T. 1893 S92 S92 Young, G. S. 1893
Thomson, D. 1893 Thom, W. 1893 393 White, E. A. 1893 Wallace, N. C 1893 Whitelaw, T. H 1893 Whittaker, W. C 1893 White, J. A. 1893 Wickett, T. 1893

## MEMBERS

OF THE

# College of Physicians and Surgeons of Ontario

WHO HAVE ATTAINED THEIR MEMBERSHIP

BY PASSING THE

## FINAL EXAMINATION

BEFORE THE

## Board of Examiners

Appointed by the Council of the College.

Adams, S. A. JKinmount 1887	Aikins, N Caistorville I887
Adams, W. A Lakefield 1876	Applebe, J Belle Ewart 1887
Alexander, R. A Stoney Creek 1871	Armstrong, WZephyr 1887
Alguire, D. OLunenburg 1873	Avison, O. R Toronto 1887
Alt, A Toronto 1877	Allen, A. G Desoronto 1887
Anderson, J. B Watford 1875	Anglin, J. V
Armstrong, F. R Stouffville 1874	Amos, T. A West McGillivray 1887
Arnott, H Brampton 1870	Arthur, E. C Brighton 1888
Armour, J	Ardagh, A. EBarrie 1888
Atkinson, J. S	Anderson, C. NComber 1888
Adair, JOshawa 1878	Auld, L Toronto 1888
Algie, J	Almas, W. E Hagersville 1889
Ashby, T. H Woodbridge 1878	Anderson, R. K
Abbott, R. HStoney Point 1879	Armstrong, W. JBayfield 1889
Anderson, J. D Port Perry 1879	Armstrong, H. WBallieboro' 1889
Armstrong, G. S McKellar 1879	Adams, E. HToronto 1890
Ames, F. H. S Martin's Town 1880	Agar, J. SChatham 1890
Anderson, J	Agar, Mary L Chatham 1890
Allen, W. LRidgeway 1880	Aldrich, A. G Port Hope 1890
Aikens, H. WToronto 1881	Archer, DBurketon 1890
Alexander, F. ROttawa 1881	Ardagh, A. P Barrie 1890
Anglin, W. G Kingston 1883	Arnall, H. TBarrie 1890
Addison, J. LSt. George 1884	Auld, J. CForest 1890
Anderson, J. E. W Boston 1884	Abraham, C. F. P Hamilton 1891
Acheson, GToronto 1887	Almas, J. S

#### XLVII

	T
Amyot, J. ASt. Thomas 1891	Baldwin, J. B Toronto 1879
Arthur, J. L Shanty Bay 1891	Butler, Billa FStirling 1879
A 11 1 T A	D I I
Ashbaugh, J. AAylmer 1891	Brown, J. L Chesterville 1879
Anderson, H. B Apsley 1892	Bowlby, D. ASimcoe 1879
Awde, A. EToronto 1892	Brooke, D. E
Awde, A. D	Divoke, D. L
Armstrong, M. A. V Bayfield 1892	Boileau, Jules MCrysler 1880
Archer, RobtMilton, Dakota 1892	Bowman, GeoPenetanguishene 1880
Austin, J. H Brampton 1893	Boyce, W. W Warkworth 1880
Alway, R. DGrimsby 1893	Brownlee, MilneMillbrook 1880
	Buchner, D. CDelhi 1880
Backhouse, John B Simcoe 1870	Berry, F. R. RSimcoe 1881
	Din al and Co. C. Washington 1991
Bain, Hugh UrquhartAngus 1875	Bingham, Geo. S Waterloo 1881
Baird, J. G Montreal 1872	Baugh, Jas
Ball, Jerrold Meaford 1874	Beck, G. SOrillia 1882
Balmer, J. S Oakville 1874	Bedard, EPembroke 1882
Barkwell, R. H Port Hope 1874	Bell, J. FToronto 1882
Bates, S. LBowmanville 1871	Bentley, F Toronto 1882
Dauces, S. 12 Townsalville 1071	Daniel T
Beeman, Milton JSelby 1873	Bentley, LToronto 1882
Beemer, N. HBrantford 1874	Book, E. H Drummondville 1882
Bell, Forest F Amherstburg 1870	Bonnar, WmAlbion 1882
Dell Delent (Colleton Dies' 1070	D T. C D. A 1000
Bell, Robert Carleton Place 1870	Brereton, T. G Bethany 1882
Bell, Samuel	Brett, W. MArkona 1882
Bennett, J. H	Burt, J. C
	Due T
Bentley, R. JKettleby 1877	Bray, J Enfield 1883
Birdsall, S. E Canboro' 1876	Bates, F. D
Bonner, H. A Albion 1877	Belt, R. WBrussells 1883
	Bell, W. D. MBear Brook 1883
Black, Wm. S Barrie 1871	
Bowen, G. HKingston 1877	Bingham, G. A Manilla 1884
Bowerman, A. C Toronto 1876	Beatty, Elizabeth RLansdowne 1884
Boyle, W. SBowmanville 1872	Burgess, J. AToronto 1885
Doyle, W. SDownlanvine 10/2	Durgess, J. A
Brattan, J. RLondon 1875	Baumann, A. FWaterloo 1885
Bray, Alfred Angus 1874	Britton, C. HBrantford 1885
Brent, HPort Hope 1874	Barber, JNassagaweya 1885
Drond, 11	
Brereton, W. JBradford 1871	Beemer, F New Durham 1886
Brett, R. GArkona 1874	Brock, LGuelph 1886
Brewster, NRidgeway 1873	Brodie, G. M Markdale 1886
Pridalend C Procebuides 1070	
Bridgland, S Bracebridge 1870	Bateman, R. M Port Perry 1886
Brien, Jas Essex Centre 1870	Brennan, F. H Peterboro' 1886
Britton, WmBrantford 1875	Bromley, EPembroke 1886
Brock, Wm Jarvis 1875	Birkitt, H. S
Drock, Will July 10/0	
Brown, MilesWinchester 1871	Beaman, W. C Ventnor 1886
Buchanan, GeoRodgerville 1871	Burdett, H. ESt. Paul's, Minn. 1887
Burgess, T. JToronto 1870	Brown, J. JOwen Sound 1887
Dumban C II Detarband 1075	
Burnham, G. H Peterboro' 1875	Barnett, A. D Fergus 1887
Burns, W. JStreetsville 1876	Barton, S. G. T Toronto 1887
Buchart, J. L Ingersoll 1877	Bradford, AVachell 1887
Burt W St Cooper 1970	Page I W Kingston 1997
Burt, WSt. George 1870	Begg, J. W Kingston 1887
Byam, J. W Campbellford 1875	Bell, J Caledon 1887
Baines, A. MToronto 1878	Balfour, J. D Russelldale 1887
Bennett, HenryPeterboro' 1878	Bolby, G. H Berlin 1888
Pontley W II	Dall C C 1 1000
Bentley, W. H Newmarket 1878	Bell, GOwen Sound 1888
Bonnar, J. DKingston 1878	Bishop, E. R Brantford 1888
Burt, Franklin Paris 1878	Bechard, DStoney Point 1888
Black Forms Hybridge 1970	
Black, Fergus Uxbridge 1879	Bradley, W. J Ottawa 1888
Beeman, ThosCentreville 1879	Bibby, F. TBrighton 1888
Bremner, W. W Minesing 1879	Barber, W. CToronto 1888
· ·	

## XLVIII

The state of the s	
Bell, S. TAlliston 1888	Barber, H. DCobourg 1892
Baptie, G Ottawa 1888	Brown, J. N. E Medina 1892
Burns, R. A. E Toronto 1888	Bownes, T. CAddison 1892
Bradd, F. JCampbellford 1889	Balfe, T. HSmith's Falls 1892
	Darle II
Brown, JCampbellford 1889	Burkholder, J. F London 1892
Bateman, W. EČresswell 1889	Bourns, W. HFrankville 1892
Birdsall, W. WDelhi 1889	Burrows, J. G Napanee 1892
Bolton, A. E Portland 1889	Brown, P. M Camlachie 1892
Broad, J. JCoboconk 1889	Bentley, D. B Forest 1892
Bowman, J. E Dundas 1889	Ball, F. J
Becker, HCrieff 1889	Brown, W. FMedina 1893
	Drown, W. F
Beeman, T. ABancroft 1889	Burrows, F. JLambeth 1893
Bull, EWeston 1889	Bowie, IEmbro 1893
Bowman, G. M	Brodie, R Claremont 1893
Brown, POshawa 1889	Bird, C. HBarrie 1893
Berdan, O. LStrathroy 1889	Brander, Minnie M Priceville 1893
Bateman, F. JChristina 1889	Blanchard, FSutton 1893
Baldwin, W. WToronto 1890	Bruce, R. F. New Lathrop, Mich. 1893
Postly D	Druce, It. F Ivew Latinop, Mich. 1099
Bayly, B London 1890	C 11 11 137'11' TO 10 1 10WW
Bowes, E. J Ottawa 1890	Caldwell, WilliamBrantford 1875
Brown, Minnie Strathroy 1890	Callaghan, R. A Toronto 1872
Berry, J. D	Cameron, I. H Toronto 1874
Bigelow, G. T Port Perry 1890	Cameron, K. H. LCayuga 1875
Bray, R. V Chatham 1890	Campbell, A. L Brooklyn 1874
Boyes, E. TBenbrook 1890	Carmichael, DuncanOttawa 1877
Bryans, W. FToronto 1890	Carscallen, A. BPetworth 1875
Damla Com D. M. 1 1000	
Boyle, Susanna P Toronto 1890	Carthew, C. E Guelph 1877
Bond, W. L Newmarket 1890	Case, G. HLondon 1875
Baker, W. AStouffville 1890	Case, W. H
Black, M. CGlammis 1890	Cash, Edward Markham 1871
Burger, J. H Toronto 1890	Cassells, J. McNQuebec 1875
Barker, L. FIngersoll 1890	Clarke, R. AOakville 1872
Boyes, E. JToronto 1890	Clarke, John Peterboro' 1872
Bell, J. H Colborne 1890	Claxton, William Verona 1876
Polyon T. C. Chatham 1900	Clement, JohnStreetsville 1871
Baker, T. C	Classification of the control of the
Beatty, A. C Elizabethville 1890	Cole, H. J Brantford 1871
Bedard, J. ASt. Eugene 1890	Cook, A. B Welland 1875
Bell, J. CStrathroy 1890	Copeland, W. LSt. Catharines 1872
Bowie, E. FToronto 1890	Cornell, C. M. BToledo 1872
Bueglass, A. SBright 1890	Cotton, J. HGarafraxa 1875
Barnhart, W. N. Mitchell Square 1891	Coverton, T. S
Beath, TColumbus 1891	Cowan, G. H Princetown 1871
Bennett, T. EToronto 1891	Crawford, Allen Yorkville 1870
Bolster, L. E Orillia 1891	Crozier, J. BLondon, Eng. 1872
Dolster, L. E	Crozier, J. D London, Eng. 1872
Bowie, R. A Brockville 1891	Cameron, J. DGlengarry 1878
Boyd, G Toronto, 1891	Campbell, A. DToronto 1878
Brown, W. A Chesterville 1891	Clarke, C. KToronto 1878
Burritt, C. HLyndhurst 1891	Clinton, GeorgePrince Edward 1878
Boultbee, AToronto 1892	Cornell, S. A London 1878
Bowles, G. H Sandhill 1892	Cornell, Warner Arkona 1878
Bissonette, J. D Napanee 1892	Craig, H. A North Gower 1878
Boyce, B. F Norham 1892	Comfort, WilliamRidgeville 1878
	Chisholm, Thomas Fergus 1879
Bruce, H. A	Clara D F Tashiel 1070
Beattie, D. A	Clapp, R. E Lochiel 1879
Blain, E. B	Caughlin, J. WSt. Thomas 1879
Bensley, R. R	Chappell, W. F Thorold 1879
	· a

Cattanach, A. J Fergus 1879	Collins, A. ESt. Catharines	1887
Chichelm Alexander Toobiel 1970		
Chisholm. AlexanderLochiel 1879	Cameron, DanielPerth	
Campbell, A. WToronto 1880	Cameron, J. MGalt	
Chown, H. H. Emerson, Manitoba 1880	Campbell, EdwinPort Perry	
Clark, W. S Toronto 1880	Caron, G. G Aylmer	1887
Clemens, G. HBlair 1880	Clouse, Elias Simcoe	1887
Clements, L. BBreslau 1880	Clarke, W. H Meaford	1887
Colquhoun, GeorgeIroquois 1880	Campbell, A. W Montreal	1887
Cotton, James M. Burnhamthorpe 1880	Cline, L. FSpringfield	1888
	Compbell D. M. St. Thomas	1000
Cameron, Paul Lancaster 1881	Campbell, D. MSt. Thomas	
Clarke, J. GMeaford 1881	Carson, Miss SusieStrathroy	
Cameron, Alexander Vachel 1882	Chamberlain, W. P Morrisburg	1888
Charlton, W. JWeston 1882	Cummings, S	1888
Cleland, G. SNiagara 1882	Connell, J. CKingston	1888
Clendenan, G. WJordan 1882	Cowan, F. P Toronto	1888
Cornell, A. PKingston 1882	Craine, Miss Agnes Smith's Falls	1888
Coulter, R. MRichmond Hill 1882	Correy C P Martintown	1888
Clarks II C Townto 1992	Conroy, C. PMartintown Campeau, W. JAmherstburg	1000
Clarke, H. S Toronto 1883	Campeau, W. JAmnerstourg	1000
Cuthbertson, William Toronto 1883	Campbell, D. WPetrolia	1888
Collver, M. K Wellandport 1883	Clutton, W. H Duniop	1888
Casgrain, H. R Windsor 1883	Castleman, A. LWilliamsburg	
Chafee, C. WToronto 1883	Crosthwaite, G. KBartonville	1889
Carleton, W. H	Campbell, JMapleton	
Case, T. E Exeter 1883	Collins, J. H	1889
Cryan, John. North Williamsburg 1883	Campbell, J. TWhitby	1889
Canfield, F. DIngersoll 1884	Carruthers, John Cayuga	1000
	Chambara C Wandstal	1000
Carveth, G. H Orono 1884	Chambers, G Woodstock	1000
Clerk, J. WKinsale 1884	Clark, C. P St. Mary's	1889
Campbell, DOntario, N.Y. 1884	Chapple, HNewcastle	1889
Cochrane, J. M Toronto 1884	Crawford, JGlencoe	
Cook, E. MBelleville 1884	Clapp, W. H Toronto	1889
Coughlan, Richard Hastings 1884	Carson, Jennie S Strathroy	1889
Courtney, J. D Hamilton 1885	Creaser, J. AOwen Sound	1889
Cowan, T. C Iona 1884	Channonhouse, R. C Eganville	
Corlis, M. ASt. Thomas 1885	Cooper, R. MLondon	1889
Cane, F. WNewmarket 1885	Cline, C. ABelmont	
	Carbont C P Onungaville	1000
Cunningham, H. CKingston 1885	Carbert, G. BOrangeville	1000
Couch, J. A Queensboro' 1885	Coutlee, H. N Sharbot Lake	
Campbell, Frank Wiarton 1885	Cornu, F Montreal 1	
Conerty, J. MNorth Augusta 1886	Clerihew, E. M Kingston	1889
Caven, W. PToronto 1886	Chisholm, W. P	1889
Cruickshank, G. R Weston 1886	Comfort, F. S Campden	1890
Clemison, J. McD Wellington 1886	Coleman, A. HBelleville	1890
Casselman, J. P. N. Williamsburg 1886	Cullen, T. S. Sarnia I	1890
Collins, CorneliusPeterboro' 1886	Cullen, T. S Sarnia I Chrystal, R. J Avonton I	1890
Carruthers, J. BBarrie 1886	Clarke, F. RColborne	1890
Cullen, L. FWoodstock 1886	Coughlin C P Hastings 1	1800
Cassidy I I Caldatana 1990	Coughlin, C. B Hastings I	1000
Cassidy, J. I Goldstone 1886	Carveth, C. B Port Hope 1	1987
Cassidy, G. A Moorefield 1886	Copeland, E. M Ealing 1	1890
Campbell, T. F Newbury 1886	Cunningham, DKingston 1	
Cale, W. F Mitchell 1886	Clendenan, C. WToronto 1	1890
Cuthbertson, C. R Toronto 1886	Coon, D. A Elgin 1	
Campbell, J. FToronto 1886	Cunningham, F. W Hespeler 1	1890
Creggan, J. GKingston 1886	Cameron, W. A Smith's Falls 1	1891
Cornell, S. SFarmersville 1886	Campbell, J. WKingston 1	891
Charteris, C. RChatham 1887	Carmichael, ASpencerville 1	
,	The second of th	

			1 2 2	
	Chown, A. PKingston	1891	Dickson, C. R Wolfe Island	1882
	Clemesha, J. C Port Hope		Dowsley, G. CWingham	
	Clendenan, A. ECambray		Duncan, J. T Toronto	1882
	Clune, P. J Wooler		Drake, F. PKingsmill	
	Crawford, R. J Owen Sound	1891	Dickson, W. FIngersoll	1883
	Campbell, W. A Whitby	1809	Dorby W I Rockland	1000
1	Chabat I I		Derby, W. J Rockland	
	Chabot, J. LOttawa		Davis, W. N	1884
	Crawford, WGalt		Duff, H. RKingston	1884
	Clark, A. M Wellandport	1892	Doolittle, P. E Toronto	1885
	Chambers, Annie Port Elgin	1892	Dales, J. R Dunbarton	1885
	Chalmers, A. PPoole	1892	Dewar, P. A Essex Centre	1885
	Crichton, AToronto	1892	Dwyer, A. W Elgin	1885
	Closson, J. HToronto	1892	Drummond, H. EPontypool	1886
	Clark, D. A		Dunton, DanielBritannia	
	Chevrier, G. ROttawa		Dickison, G. JMildmay	
	Cooke, G. H Chesley		Dow, W. G Fergus	
	Clingan, GToronto	1002		
	Charakan W	1092	Dow, Wm	
	Chambers, WToronto	1893	Dixon, M. L Frankville	
	Campbell, L. H Bradford	1893	Dame, A. A Jordan	
	Campbell, NCookstown	1893	Dobie, D. AStrathburne	1887
	Carlaw, T. WWarkworth	1893	Dryden, G. FRockwood	1887
	Calder, R. MGrimsby	1893	Durand, C. FToronto	1887
	Countryman, J. ETweed	1893	Dickson, Miss AnnieBrockville	1887
	Creighton, J. KMillstown	1893	Downing, W. HKingston	1888
	David, A Port Lambton	1874	Dawson, F. JToronto	
	Davinson, AlexBerlin	1877	Dewar, C. POttawa	
	Day, JonathanPort Hope		Dewar, M. CWeston	1889
	Day, W. D. P. WHarrowsmith		Daird, W. CKingston	1880
	DeCov. A Themeswills	1070	Divon W A Toronto	1000
	DeCow, A		Dixon, W. AToronto	
	Dee, J. MStamford		Dickinson, G. AZion	
	De La Mater, R. H Fonthill		Duff, JohnInverary	1889
	Deynard, A. B Picton		Davis, Lelia AKing	1889
	Dingham, W. E Milford		Dela, H. JMoorefield	1889
	Dingwall, A. M Mount Hope	1875	Douglas, S Marshville	1890
	Donaldson, John Singhampton	1872	Drake, F. A South Cayuga	1890
	Dorland, Jas Adolphuston	1872	Dinwoody, J. AClover Hill	1890
	Douglas, AlexAvon	1876	Dolan, J. FBelleville	1890
	Douglas, W. J Norman	1876	Danby, J. JOttawa	1890
	Dowsley, D. HOwen Sound		Day, S. D St. Thomas	
	Dumble, T. HGananoque	1877	Dow, J Fergus	1891
	Dumble, W. COwen Sound	1870	Dunning, M Orangeville	
	Dunsmore, J. McA Mitchell	1970	Day, A. R. AGuelph	1802
			Day, A. N. A Gueiph	1002
	Dafoe, WmToronto	10/0	Davis, S. N	1002
	De Lom, H. A London		Dwyer, R. J Toronto	
	Duggan, F. JLloydtown	1878	Dymond, Bertha Toronto	
	Dunfield, J Peterboro'		Duncan, J. H Emery	1893
	Davies, R. A Easton's Corners	1879	Darling, R. EWarkworth	1893
	Dryden, J. R Eramosa	1879	Douglas, T	1893
	Dowling, J. F Eganville		Doan, W New Sarum	1893
	Duck, W. BMorpeth	1879		
	Des Rosiers, dit Lafreniets, Alex. N.		Eakins, J. ENewbury	1875
	Clarence Creek	1880	East, CMoray	
	Dickson, J. FGoderich		Edwards, O. CClarence	1883
	Duncan, J. HBayfield	1881	Ellison, S. BSt. Thomas	1873
	Davidson, J. G Lynden		Esmond, J. J Belleville	1877
	Day I. F. Hannad	1889	Evans, H. E Pembroke	1878
	Day, L. E	1002	Livans, II. II tembroke	1070

Managina E	Funcan John D. Hambrachums 1070
Emerick, FSimcoe 1878	Fraser, John R Hawkesbury 1878
Edwards, J. S London 1879	Fraser, Henry Donald Pembroke 1881
Ellis, JudsonSt. George 1880	Fisher, Richard M Toronto 1882
Emory, C. Van NGalt 1881	Freel, Ira Albert Markham 1882
Eastwood, W. F Whitby 1882	Fairchild, Rich. Melvin. Brantford 1883
Emory, W. J. HBurlington 1883	Frost, Robt. SamuelKinmount 1883
Elliott, J. EToronto 1884	Freeman, Wm. Francis Milton 1883
Ewing, Wm Hawkesbury 1885	Fierheller, G Parry Sound 1886
Ellia D. D. Tilbung Control 1995	Foster Chas Manley Toronto 1884
Ellis, D. DTilbury Centre 1885	Foster, Chas. Manley Toronto 1884
Eberts, D. W	Fraser, Robt. Nelson. Westmeath 1884
Eadie, A. B., jun Toronto 1886	Ferguson, Jas Cumberland 1884
Eadie, A. B., sen Toronto 1886	Feilde, Ed. Cazalet Prescott 1884
Edmison, A. H Roseneath 1886	Ferguson, JohnBerlin 1885
English, W. M London 1886	Ford, Henry Bernice. Bouck's Hill 1885
Earl, E. HPort Hope 1886	Fox, Wm. Henry Mono Road 1886
Ego, AngusSutton West 1886	Fraser, John WilsonLondon 1886
Eastwood, J. H	Foley, Declan Ed Westport 1886
Emitt A T Monnickwille 1997	Forster, Jas. MoffatOakville 1886
Erritt, A. IMerrickville 1887	
Easton, C. LSmith's Falls 1887	Forin, AlexBelleville 1886
Evans, E Seaforth 1887	Freeman, Albert Ed Invermay 1887
Eaton, J. MLakeview 1888	Free, Ed. JohnCampbellford 1887
Embury, Miss ENapanee 1888	Funnell, Ada Alferetta Trenton 1887
Earley, W. JOwen Sound 1889	Fraser, Jas. Mitchell Hawkesbury 1887
Emery, G. FGananoque 1889	Fish, Wm. AmNewtonbrook 1887
Elliott, A. RBelleville 1889	Foster, Alonzo Barton Waterford 1887
Egbert, WDunnville 1889	Fere, G. AToronto 1888
Emmerson, A. TPeterboro' 1889	Fisher, J. H. C. F Bailieboro' 1888
Ellist II C C Transfe 1000	Fisher A. T. Wienker 1000
Elliott, H. C. SToronto 1889	Fisher, A. J
Ellis, T. HPembroke 1890	Francy, C. HGormley 1888
Ellis, A. D	Ferguson, J. GCookstown 1888
Echlin, E. BCopetown 1891	Ferguson, T. AToronto 1888
Edgar, J. W	Fraser, J. BBrockville 1889
Empey, W. A Winchester 1891	Fitzgerald, T. A Millbrook 1889
Ewing, F. J Seaforth 1891	Fraser, S. MLondon 1889
Evans, J. A. CBradford 1892	Ferguson, W. S Avonbank 1890
Earl, W. M Bishop's Mills 1892	Ferguson, RLondon 1890
Elliott, W Mitchell 1893	Forfar, J. E Toronto 1890
Emoto, W	Eletaber W. T. (Proveds 1990
T 11 4 1 1 1 0 1 10 T 4	Fletcher, W. JToronto 1890
Farewell, Adolphus Oshawa 1874	Flatt, C. E
Farewell, G. WStouffville 1874	Fairfield, C. A. D St. Catharines 1890
Farley, Jno. J Ottawa 1877	Freeland, A
Faulkner, George WBelleville 1871	Funnell, Rozelle VKingston 1890
Fenwick, Kenneth N Kingston 1874	Ferguson, W. D. T Rocklands 1890
Field, Bryon	Fairchild, C. CBrantford 1891
Fisher, David M Toronto 1877	Farmer, G. DAncaster 1891
Forest, Wm Mount Albert 1871	Field, A. BBlackstock 1891
	Fotheringham I T Towarta 1901
Francks, WmPort Elgin 1877	Fotheringham, J. T Toronto 1891
Fraser, Alex. C Wallaceburg 1877	Forrest, JMount Albert 1892
Fraser, Donald B Shakespeare 1874	Forrest, R. F Mount Albert 1892
Fraser, DuncanShakespeare 1874	Fowler, R. VColborne 1882
Fraser, John Strabane 1871	Fenton, F Toronto 1892
Freel, Eugene I Markham 1875	Ferguson, M
Freeman, Wm. Clarkson. Scotland 1877	Foster, Mattie I Welland 1892
Fulton, JasFingal 1876	Fraleigh, A. EArva 1882
Faulkner, D. W Holloway 1878	Foley, J. G Westport 1892
Forbes, John M Caledonia 1878	Futcher, T. B St. Thomas 1893
, The second of	Total to the first to th

	O 1 TIL: D.II. D:	1075	OL MIT DI TIN	
- (4	Gaboury, UlricBelle River	1875	Glass, M. JPoplar Hill	1887
	Gahan, Beresford TToronto	1870	Graham, W. FOttawa	1887
	Gaviller, Edwin A Bond Head	1873	Gallagher, Morton Portland	1887
	Geikie, Walter WToronto	1875	Grasett, J. C. CSimcoe	1000
	delkie, walter w	1070	Claser, J. O. O	1000
	Gibson, A. MNewburg		Gunne, N. DSeaforth	1888
	Gilbert, Thos. M Bowmanville	1875	Garrett, A. H Toronto	1888
	Gillies, Neil	1874	Groves, OFergus	1888
	Golden, JohnBlenheim	1873	Grant, John Beaverton	
			Call T. D.	1000
	Gordon, GeoBluevale		Gamble, J. BJarvis	1889
	Gracey, Wm. JohnBlythe	1877	Godfrey, F. E Belgrave	1889
	Graham, Peter LLobo	1877	Gilchrist, W. CBarrie	1889
	Graham, Wm. HenryGilford		Greenlaw, J. A Palmerston	
	Granam, win. HenryGinord	10/1		
	Grasett, F. LeMToronto	1877	Gillrie, M. ESt. Mary's	
	Grant, Andrew Woodville	1877	Grundy, HToronto	1889
	Gray, John S Bailieboro'	1886	Garrow, A. EOttawa	1889
	Gray, Wesley Cartwright	1874	Gordon, GToronto	
	Gray, Wesley	1075		
	Griffin, Herbert Spohn Hamilton		Gandier, A Kingston	1889
	Griffin, Walter ScottPeterboro'	1870	Gemmill, E. WAlmonte	1889
	Griffiths, Jno. Auckland Guelph		Groves, W. HBurnhamthorpe	1889
	Groves, A Fergus		Gorrell, A. S Brockville	1800
	O Ti	10/1		
	Gunn, John Beaverton	18/4	Ghent, J. A Toronto	
	Glasgow, Sinclair H Drummondville	1878	Gimby, J. HOwen Sound	1890
	Grant, Wm. F. HTullamore	1878	Goold, A. J Mount Pleasant	
	Gilmour, John FPort Hope	1979	Gibson, J. ALondon	1900
	Gardner, John HFarquhar	18/8	Gordon, A. R Toronto	
	Groves, Jas. WPakenham	1878	Greene, E. HToronto	1890
	Gravely, Edward JCornwall	1878	Gray, W. APerth	1890
	Greenwood, F. J. St. Catharines	1878	Gee, J. J Toronto	
	C. I. J. Di. Califarines	1070		
	Graham, Kenneth Ottawa	1878	Gimby, W. EGoodwood	
	Gould, David Stroud	1876	Gordon, E. P Rosedale	1890
	Groves, Geo. HodginsCarp	1879	Guest, FredLondon	
	Geikie, Arch. Jas Toronto	1879	Gardiner, R. J Seeley's Bay	1891
	Caller the Tale The December 111.	1070	O'll and A A A A A	1001
	Galbraith, John E Bowmanville	1880	Gibeault, A. AAifred	
	Glendinning, J. IStreetsville	1880	Gibson, R. J	1891
	Gordon, JohnLuther	1880	Gifford, Mary A Meaford	1891
	Greer, T. NMillbrook	1880	Gillespie, P. A Cannington	1891
	Ones West T Demokrates	1000	One have Toroinda Toronto	1001
	Gray, Wm. LPembroke	1001	Graham, LucindaToronto	
	Gibson, Wm. JKingston	1882	Griffith, R. CPicton	
	Garrett, R. WKingston	1882	Gould, G. WColborne	1892
	Gaviller, A. CBeeton	1882	Gowland, R. H	1892
	Gilpin, WmBrechin	1002	Grant, H. APembroke	1900
	Gripin, win	1004		
	Gullen, J. BToronto	1883	Gray, Eliza RToronto	1892
	Gordon, C. MOttawa	1883	Gray, JennieToronto	1892
	Graham, AngusGlencoe	1885	Greene, S. DArnprior	1892
	Cunno W I Pontago la Prairio	1995	Croon F T Stoney Crook	1802
	Gunne, W. J Portage la Prairie	1000	Green, F. TStoney Creek	1002
	Gordon, D. McD St. Helen's	1886	Green, R. H Sheffield	1892
	Galligan, T. D Arnprior	1886	Groves, WQuyon, Que.	1892
	Grant, J. H. YOttawa		Graham, W. C. R Prescott	
	Gibson, Robert Watford	1886	Gowan, T. J Creemore	
	Giles, Wm		Gear, HMarshville	
	Graham, A. DLobo		Gibson, J. C Milverton	
	Galloway, James Beaverton		Gordon, J. K. MSt. Helen's	1893
	Guinane, Joachin Toronto	1887	Glaister, WCross Hill	
	Calloway H P H Toronto	1887	Gibson, J. L Cherry Valley	
	Galloway, H. P. H Toronto	1007	Groson, o. D Onerry variey	1000
	Gillespie, W. R Cannington		TT 1 0 T	1050
	Glassford, W. JToronto	1887	Hagel, S. DToronto	1873

Hamilton, Alexander Onondaga 1871	Howell, J. HFonthill	1885
Hamilton. J. R Stratford 1872	Hawley, H. HTrenton	1885
Hamilton, RobertAthlone 1874	Hanks, A. RFlorence	1885
Hanover, William Almonte 1876	Harkin, F. McD Vankleek Hill	1885
Harris, W. T Onondaga 1874	Hunter, J. WBuffalo	1886
Hart, J. MWilford 1871	Hillier, ReilCottam	1886
Harvey, W. A Harriston 1875	Heggie, W. CBrampton	1886
Heally, L. DSpringfield 1874	Hunt, GeorgeRosemont	1886
Henderson, A. A Ottawa 1871	Hart, J. WFleetwood	1886
Henning, N. PTyrell 1871	Hay, W. WWatford	1886
Hickey, S. A Aultsville 1876	Hopkins, W. B Marshville	1886
Higgins, E. MOttawa 1877	Hamilton, J. HHillsburg	
Higginbotham, Wm. Bridgewater 1871	Hamilton, J. A Woodhill	1886
Hill, Alfred H Woodstock 1877	Heath, F. CBrantford	
Hobley, ThomasToronto 1875	Hanna, J. ENorth Gower	
Hockridge, T. G Newmarket 1874	Hughes, P. HLeamington	
Hodge, GeorgeOrono 1870	Hoover, J. HAylmer	1887
Holmes, F. LFarmersville 1877	Hopkins, R. R	1887
Holmes, T. GHolmesville 1875	Halstead, T. H Mount Forest	1887
Honeywell, WilliamToronto 1877	Hawke, BenjaminHawkesville	
Hopkins, E. LStoney Creek 1875	Hart, M. WPrescott	
Hourigan, A. BPeterboro' 1877	Hay, H. RListowel	
Howitt, HenryGuelph 1874	Hall, WilliamLloydtown	1887
Hudson, SamuelRoslin 1871	Hunter, A. JRochester, Mich.	1888
Hunter, JohnSt. George 1875	Hotson, A. NInnerkip	1888
Hartman, JacobHamilton 1878	Hart, J. FPrescott	1888
Howe, F. MCartwright 1878	Harris, W. H Canton	1888
Hutchinson, T. S Exeter 1878	Hæntschell, C. WPembroke	
Hamilton, C. JGoderich 1879	Horsey, E. HRuthven	1000
Handargen W H Vingston 1870		
Henderson, W. HKingston 1879 Horton, R. NNew Dublin 1879	Hanvey, C. B. HSt. Thomas Hyttenranch, L. JLondon	1000
Hossie, T. R Cataraqui 1879	Hutton John Pricaville	1000
Hanna, Frank Lansdowne 1876	Hutton, John Priceville	
Hunt Honny Williamstown 1970	Hotson, Alex London	1000
Hunt, Henry Williamstown 1879	Hoare, C. W Walkerville	
Hyde, J. G Stratford 1879	Howitt, J. A Gourock	
Hamil, W. E Aurora 1880	Henderson, DBradford	1000
Hoig, D. S Oshawa 1880	Halliday, A. HBellwood	1000
Howie, W. HCourtland 1880	Hart, J. S Toronto	1009
Hart, G. C Osnabruck Centre 1880 Heyd, H. E Brantford 1881	Harding, W. E Brockville	1009
Hell T D Townste 1991	Hickson, L. J. Lasalle, N.Y., U.S.	1000
Hall, J. B	Honner, R. H London	1000
Henwood, A. JBrantford 1882	Holdcroft, JTweed	1009
Hansler, J. EFonthill 1883	Harkness, F. B Kingston	1000
Histor Debout Detroit 1992	Hamilton, C. H Oakville	1999
Hislop, Robert Detroit 1883	Henwood, J. MToronto	
Hearn, RichardToronto 1883	Hamilton, W Beaverton	1000
Hickey, D. C	Herriman, W. C Lindsay	1890
Hall, W. R	Hutchison, D. HIngersoll	1890
Hixon, E. F	Hayes, A. N	1890
Hamilton, W. H Stratford 1884	TITLE D M	1990
Hunt, C. WListowel 1884	Hillary, R. MAurora	1990
Herald, JohnKingston 1884	Harrison, GToronto	1990
Hall, E. A	Hutton, Mary Forest	1990
Harrison, W. S Milton 1885	Hodgetts, C. AToronto	1990
Hamilton, H. JBrampton 1885	Hill, RAylmer	
Harvie, A. ROrillia 1885	Howell, R. GJarvis	1990.

** * * * * * * *** *** *** *** *** ***	1000	~ · · ~	
Holdcroft, W. TTweed	1890	Jamieson, JKars	1881
Hanly, J. FWaubashene	1890	Jones, A. CCumminsville	1881
Harrington, A. JToronto	1890	Josephs, G. EPembroke	
Harrington, A. J	1000		
Harrison, E. DPicton	1891	Jarvis, C. E London	
Hay, R. FWatford	1891	Johnston, W. HToronto	1882
Heaslip, A. W Niagara Falls	1891	Johnston, D. A Bridgewater	
Treasup, A. W	1001	Johnston, D. A Drugewater	1002
Henry, T. HOrangeville	1891	Johnston, J. MKincardine	1882
Herriman, W. D. DLindsay	1891	Jacques, W Jarvis	1883
Hett, J. ÉBerlin	1891	Jackson, J. MArva	
		T. A. C. T. T. T.	1002
Hilliard, W. LWaterloo		Johnston, G. LWinthrop	1883
Hunter, A. C Newcastle	1891	Johnston, F. H Brantford	1884
Hunter, W. R Clarksburg		Jones, J. A Kemptville	
		To D O D	1007
Hutt, W. G Aurora	1891	Jones, D. O. RToronto	1885
Hagerman, F. HParkhill	1892	Johnston, D. R Ancaster	1886
Haig, A Menie	1892.	Johnson, DBuck's Hill	
II. II. Jan. V. C. Dotombono'	1002	Tomas M. Contravilla	1007
Halliday, V. S Peterboro'	1092	James, M	1991
Heggie, D. LBrampton	1892	Jones, S. J Stoney Creek	1887
Henderson, E. MBrockville	1892	Jones, G. FLucan	
Handarson I Warkwarth	1900		
Henderson, JWarkworth	1092	Johnson, J. W Farmersville	
Henry, A. E Mono Centre	1892	Jeffs, W. H	1888
Hough, A. HSt. Catharines	1892	Jamieson, DKars	1888
Hughes, T. A. MIlderton		Jamieson, T. JKars	1000
Trughes, I. A. M	1000	T d C D	1000
Heming, T. HToronto	1892	Jento, C. PBrockville	
Harper, J. JRosemont	1892	Johnson, D Underwood	1891
Holmes, W. L Walkerton	1892	Johnston, W. J Carleton Place	1891
II and an I A Comican Dood	1002	T Alian Willelan	1000
Hershey, J. A Garrison Road	1092	Jamieson, AlisonWicklow	1892
Harvey, E. E Newry	1893	Johnston, AlbertOttawa	1892
Hopkins, J. RStoney Creek	1893	Jones, W. A	1892
Harvie, J. N Orillia	1802	James, H. JClayton	
narvie, J. N	1039	dames, II. d	1090
TT 17 TT 17	1000	o milion, 221 or 11111111111111111111111111111111	
Hyndman, H. K Exeter	1893	3 d d d d d d d d d d d d d d d d d d d	
Hyndman, H. K Exeter	1893	- L	
Hyndman, H. KExeter Henderson, J. AOrangeville	1893	Kains, RobertSt. Thomas	1871
Hyndman, H. K Exeter Henderson, J. A Orangeville	189 <b>3</b> 1893	Kains, RobertSt. Thomas Kennedy, AlexBath	1871 1876
Hyndman, H. K Exeter Henderson, J. A Orangeville Irving, W Toronto	1893 1893 1874	Kains, RobertSt. Thomas Kennedy, AlexBath Kennedy, J. BWelland	1871 1876 1872
Hyndman, H. K Exeter Henderson, J. A Orangeville Irving, W Toronto	1893 1893 1874	Kains, RobertSt. Thomas Kennedy, AlexBath Kennedy, J. BWelland	1871 1876 1872
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W Toronto Inksetter, D. G Copetown	1893 1893 1874 1880	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill	1871 1876 1872 1875
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick	1871 1876 1872 1875 1872
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto	1871 1876 1872 1875 1872 1876
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed St. George	1871 1876 1872 1875 1872 1876 1877
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed St. George	1871 1876 1872 1875 1872 1876 1877
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W Copetown Inksetter, D. G Jarvis Irwin, T. W	1893 1893 1874 1880 1889 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G. Hamilton	1871 1876 1872 1875 1872 1876 1877 1883
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas	1871 1876 1872 1875 1872 1876 1877 1883 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke	1871 1876 1872 1875 1872 1876 1877 1883 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke	1871 1876 1872 1875 1872 1876 1877 1883 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890 1890	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890 1890 1875 1873	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878 1878 1879 1886 1880
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1890 1890 1890 1890 1890 1875 1873 1876	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank. Toronto	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878 1878 1879 1886 1880 1883
Hyndman, H. K Exeter Henderson, J. A Orangeville Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Kidd, J. F Kingston	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878 1879 1886 1880 1883
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank. Toronto	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878 1879 1886 1880 1883
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge	1871 1876 1872 1875 1872 1876 1877 1883 1878 1877 1878 1879 1886 1880 1883 1883
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871 1872	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg	1871 1876 1872 1875 1872 1876 1877 1883 1878 1878 1879 1886 1880 1883 1883 1884 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871 1872 1876 1873	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1878 1889 1883 1883 1884 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871 1872 1876 1873 1875	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1871 1872 1876 1873 1875	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1878 1878
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1873 1875 1873	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A Elcho Kyle, W. A North Winchester	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1878 1880 1883 1883 1884 1885 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1873 1875 1873 1875	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A Elcho Kyle, W. A North Winchester Kester, D. W	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1889 1883 1883 1884 1885 1885 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1874 1880 1889 1889 1890 1890 1890 1890 1875 1873 1876 1873 1875 1873 1878	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A. Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A Elcho Kyle, W. A North Winchester Kester, D. W Princeton Keane, M. J. Toronto	1871 1876 1872 1875 1876 1877 1883 1878 1878 1878 1878 1878 1880 1883 1884 1885 1885 1885 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1893 1874 1880 1889 1889 1890 1890 1890 1875 1873 1876 1871 1872 1876 1873 1875 1878	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kingly, A. B Port Colborne Kick, C. A Elcho Kyle, W. A North Winchester Kester, D. W Princeton Keane, M. J. Toronto Kennedy, R. A. Rockland	1871 1876 1872 1875 1876 1877 1883 1878 1878 1879 1886 1883 1884 1885 1885 1885 1885
Hyndman, H. K Exeter Henderson, J. A Orangeville  Irving, W	1893 1893 1893 1874 1880 1889 1889 1890 1890 1890 1875 1873 1876 1871 1872 1876 1873 1875 1878	Kains, Robert St. Thomas Kennedy, Alex Bath Kennedy, J. B Welland Kennedy, William Sandhill Kidd, Edward Manotick King, J. S Toronto Kitchen, Ed. St. George Kittson, Ed. G Hamilton Kennedy, G. A Dundas Kennedy, W. B Pembroke Kidd, P. E Kingston Kirk, G. W Pembroke Kilborn, R. K Frankville Kidd, T. A. Carp Kippax, J. R Toronto Krauss, Frank Toronto Krauss, Frank Toronto Kidd, J. F Kingston Kent, F. D Bracebridge Knight, J. H Wallaceburg Kinsley, A. B Port Colborne Krick, C. A Elcho Kyle, W. A North Winchester Kester, D. W Princeton Keane, M. J. Toronto	1871 1876 1872 1875 1876 1877 1883 1878 1878 1879 1886 1883 1884 1885 1885 1885 1885

Karn, C. J. WWoodstock 1888	Lundy, F. GSheffield 1885
Kidd, D. A French River 1888	Lapp, T. C Grafton 1886
Kennedy, J. HLindsay 1888	Logie, W. JLondon 1886
Kerr, W Toronto 1889	Logie, WmSarnia 1886
Kilborn, O. LKingston 1889	Lawson, AlexGreensville 1887
Kalbfleisch, F. H Paisley 1890	Lackner, A. E Hawkesville 1887
Kaiser, T. E Edgeley 1890	Loucks, W. FStirling 1887
Kennedy, J. P London 1891	Lawrence, FSt. Thomas 1887
Kidd, W. EKingston 1891	Livingstone, Miss MKingston 1887
Knechtel, RBrussels 1891	Langford, C. BKent Bridge 1888
Kilbourne, B Parkhill 1892	Lammiman, B Solina 1888
Kirk, F. J Kingston 1892	Little, T. H' Owen Sound 1888
Koyle, F. H Brockville 1893	Lawyer, Miss Annie Ottawa 1888
• •	Lane, I. J North Williamsburg 1888
Lafferty, James Perth 1875	Lang, C. MOwen Sound 1888
Lane, Joseph North Williamsburg 1871	Lanfear, H. OLakefield 1889
Lang, HughGranton 1873	Little, W. C Barrie 1889
Lang, Wm	Lynd, Ida EBond Head 1890
Langstaff, G. A Thornhill 1878	Lockhart, G. D Mount Brydges 1890
Lawrence, Robert Honeywood 1871	Liddell, G. L Cornwall 1890
Lean, ThomasCobourg 1872	Lambert, E. MOttawa 1891
Leitch, Arch St. Catharines 1875	Langrill, W. F Oshweken 1891
Leitch, DSt. Thomas 1870	Langstaff, R. L Richmond Hill 1891
Leslie, R. BToronto 1874	Lundy, P Toronto 1891
Lett, StephenToronto 1870	Leininger, J.WGladwin, Mich. 1892
Lindsay, N. JAlvinston 1874	Lucas, M. FGrimsby 1892
Locke, C. F. ABarrie 1871	Lambert, W. H Arnprior 1893
Lovekin, J. PNewcastle 1871	Lehman, J. E Orillia 1893
Lovett, Wm	Laird, C. JGuelph 1893
Lowey, W. HGuelph 1874	Locke, J. ABrinston's Corners 1893
Lumley, W. GDelaware 1870	Lockhart, ASydenham 1893
Lynd, AdamBond Head 1875	Lockhart, A
Lackner, H. G Hawkesville 1876	MacColl, D. S Eagle 1871
Lowe, J. HHaliburton 1878	Macdonald, A. A Guelph 1872
Langstaff, J. ERichmond Hill 1878	Machell, H. T King, Co. York 1873
Langlois, Onesine: Windsor 1878	Machine I MaD Clifford 1976
	Mackie, J. McDClifford 1876
Lewis, F. W	Macklim, M
Lehman, Wm Ringwood 1878	Marlatt, C. W Yarmouth Centre 1871
Lynch, D. P	Marlatt, G. A
Llowry, David	Mathieson, J. HEmbro 1871
Lloyd, DavidStrathroy 1879	Mattice, R. I Moulinette 1875
Lefevre, J. MBrockville 1879	Meldrum, N. W Harrington 1873
Leonard, R. A West Brook 1879	Metcalf, W. G Uxbridge 1872
Lundy, F. BGalt 1880	Millar, A. HSt. Thomas 1877
Lavell, W. ANewburg 1881	Miller, L. F
Lennox, L. J Thornton 1881	Miller, T. M Keene 1877
Lesslie, J. W Toronto 1881	Minaker, WmMilford 1875
Lafferty, Jas	Minshall, HThamesville 1875
Lepper, W. JToronto 1883	Mitchell, FredLondon 1874
Langstaff, L. G Thornhill 1884	Mitchell, J. C Clarke 1878
Lake, A. D	Moore, C. S London 1874
Lochart, R. JHespeler 1886	Moore, C. GBrampton 1871
Lynch, W. V Lindsay 1885	Moore, J. T Woodstock 1874
Little, A. T Allendale 1885	Moore, V. H Merrickville 1870
Lucy, RobtGlen Allan 1885	Moore, L. M Duntroon 1872
Leitch, H. DFlesherton 1885	Moorehouse, H Toronto 1871

Moorehouse, W. H London	1875	Meiklejohn, H. JStirling	1889
Moran, J. B Frankfort	1872	Milne, W. JBlythe	
Marie T. T. Nate-13	1072		
Munro, J. T Notfield	18/6	MacAulay, A. J Frankford	1889
Munro, W. A Chesterville	1877	Maxwell, W. JBishop's Mills	1889
Murphy, J. B Norwood	1876	Meek, EAlton	
Thut pily, o. D	1070	M. J. T. T. C. A. D.	1000
Murray, C. S Toronto	1876	Moher, T. J South Douro	1889
Murray, RobtInnerkip	1877	Muirhead, D. ACarleton Place	1889
Murray, S. SThorndale	1875	Mulcahy, M. VOrillia	1990
Mullay, S. S	1070	Marie II. V	1009
Mylius, G. RBerlin	1878	Mulligan, W. H Toronto	1889
MacArthur, Jas Ailsa Craig	1878	Milner, B. Z Toronto	1889
Meek, HarryPort Stanley		MacArthur, R. AToronto	1990
Meek, Harry Or Stanley	1070	M. M. M. D. L. LOIOHOU	1009
Merrison, J. E Sarnia	1878	Murray, M. WBeechwood	1890
Millman, TToronto	1878	Macdonald, J. AToronto	1890
Mills, T. W	1978	Mitchell, A. VToronto	1900
Mills, I. W	1070	M. D. I. M. W	1000
Mills, R. P	1879	MacFarlane, M. TRidgetown	1890
Macklin, W. E Poplar Hill	1880	Morrison, W. CElmwood	1890
Mackid, H. GGoderich	1880	Morton, E. RBarrie	1500
Mackin, II. G	1000		
Machell, A. GAurora		Macdonald, J. R Wingham	
Mearns, W. ATara	1881	Murray, W. C. B. Harrington W.	1890
Mennie, J. G Fergus	1889	Macklin, ELondon	1800
Mennie, D. G	1002		
Milroy, T. MGalt	1882	Mavety, A. COdessa	
Meldrum, J. A Morrison	1883	Mason, R. HBarrie	1890
Meikle, T. D Argenteuil, Que	1883	MacCartney, G. P Thorold	1801
Merkie, I. B Migenteun, Que	1000	Marker C	1001
Martin, H. SCraigholme	1884	MacKay, C Seaforth	1891
Mott, T. H Mount Vernon	1884	Mark, G. KKeene	1891
Minchin, D. JShakespeare		Martyn, J. BAlvinston	1891
M. 41 amill I I T	1005		
Mothersill, L. JTuscarora	1999	Mead, Letitia Nassagaweya	
Marty, JMitchell	1885	Montgomery, W Perrytown	1891
Mitchell, W. JLondon	1885	Moore, J. JShirley	1891
Mathan W M Plainfald	1000	Marrat M M Williamataru	1001
Mather, W. MPlainfield	1000	Mowat, M. MWilliamstown	
Moffatt, J. CSmith's Falls	1886	Macgregor, J. A London	$1892^{\circ}$
Mundell, D. E Kingston	1886	Maybury, A. WToronto	1892
Mellow, S. JBath	1006		
Menow, S. J	1000	Middlebro', T. H Owen Sound	1094
Mitchell, Daniel Coldstream		Millard, H. PNewmarket	1892
Mullock, M. JBearbrook	1887	Mitchell, R. MShrigley	1892
MacMahon, J. AToronto	1887	Morgan, E. M Perth	1809
MacManon, J. A	1007	Morgan, E. M Term	1002
Moore, C. FToronto	1887	Murray, A. JEmbro	1892
Maybee, MOdessa	1887	Murphy, A. LRosemont	1892
Maybee, J. EOdessa	1887	Mair, A. W., Portage du Fort, Que.	1892
Manual (I) A	1007	Man, M. II. W., 101 tage du Fort, Que.	1000
Moore, T. AKingston	1991	Moss, F. H Toronto	
Mundell, JKingston	1887	Martin, F Erin	1893
Myers, A Barrie	1888	MacDonald, R. EStratford	1893
Merritt, W. HSt. Catharines	1000		
merritt, W. IISt. Camarines	1000	Mulligan, F. A Millbrook	1099
Meyers, D. CToronto	1888	Macmillan, J. A Strathroy	1893
Mallory, C. N Escott	1888	Maloney, P. J Ennismore	1893
Marling, J. H. O Toronto		MacDonald W S London	1902
		MacDonald, W. S London	1000
MacNaughton, P Norwood	1888	Mackendrick, H. FGalt	1893
MacCallum, A. B Toronto	1888	Minnes, R. SKingston	1893
Moffat, R. DToronto	1888	Murphy, J. E Newboro'	1803
M	1000	Manazaria T. D.	1000
Morrow, CVernon	1999	MacKenzie, J. R Toronto	
MacDonnell, A. JMorrisburg	1888	Meikle, W. F Cowansville, Que.	1893
MacDougall, D. SRussell		Marr, DRidgetown	
MacDonald O F Toronto	1999	Moore Inc. Roth Mich II C. A	1509
MacDonald, O. F Toronto	1000	Moore, Jno Bath, Mich., U.S.A.	1099
Manes, J. TSheffield	1888	McAlpine, JohnAppin	
Minchin, H. ABrantford		McArton, Stewart Carleton Place	
Montgomery, R. G Wroxeter	1888	McBain, JohnMartintown	
mioning official, in a	1000	TITOTOWIN, O OHM	10,0.

## LVII

McCallum, J. S Dunnville 1872	McPhaden, MurdockBrussels 1882
McConkey, T. C Barrie 1874	McConochie, S. W Bowmanville 1883
McCurdy, ArchibaldOtterville 1876	McMurchy, ArchibaldStrange 1883
McDermid, WmAthol 1877	McGillivray, Mrs. Alice. Kingston 1884
McDermitt, James Bond Head 1870	McLaren, D. CGalt 1885
McDiarmid, Duncan Malvern 1875	McGannon, M. C Prescott 1885
McDiarmid, J. CProspect 1875	McCormack, NormanPembroke 1885
McDonald, D. FArdock 1877	McKenzie, A. FBelgrave 1886
McDonald, Peter Brucefield 1872	McAllister, J. C Wendigo 1886
McDonnell, Alex Alexandria 1875	McEwen, Thomas Hagersville 1886
McEwan, Findlay Toronto 1871	McCallum, H. ALondon 1886
McFayden, DuncanNobleton 1877	McEdwards, Duncan Thedford 1886
McCrayten, Duncan	
McGregor, J. OLowville 1875	McLaughlin, Edward Harrowsmith 1885
McKay, Andrew Woodstock 1871	McCabe, J. CPhelpton 1886
McKay, Angus Ingersoll 1871	McKenzie, John Poplar Hill 1886
McKeough, G. TChatham 1877	McKague, W. H Cobourg 1886
McKinnon, A. H Norval 1877	McVety, A. FKingston 1886
McKinnon, A Ospringe 1871	McGannon, T. G Prescott 1886
McLaren, Alex Delaware 1874	McPhail, D. PIona Station 1887
McLaren, A. LSarnia 1874	McCasey, J. H Wingham 1887
McLarty, ColinSt. Thomas 1875	McKenzie, Thomas Toronto 1887
Molar D W MaM Towards 1970	MaDanald C D Dadner 1997
McLay, P. W. McMToronto 1870	McDonald, C. D Rodney 1887
McLean, John Barrie 1876	McLurg, James Woodstock 1887
McLean, J. CCentre Augusta 1874	McLean, C. HBarrie 1887
McLean, Peter Morrison 1874	McKenzie, Dugald Dromore 1887
McLellan, Chas Walton 1872	McFaul, A. McN Caledon 1887
McClure, WmThorold 1875	McCullough, H. RGeorgetown 1887
McNicholl, EugeneNorwood 1877	McEwen, Ewen Franktown 1887
McPhedran, Alex Toronto 1875	McDonald, A. L Glen Donald 1887
McRae, George Toronto 1876	McCordick, A. WNorth Gower 1888
McWilliam, JamesGalt 1876	McClinton, J. B. HBlack Bank 1888
McCort T I Towns 1979	
McCort, T. J Tormore 1878	McLaughlin, PDundela 1888
McCrimmon, Wilton Ancaster 1878	McKay, Miss M.B. Stellarton, N.B. 1888
McDonagh, G. R Carlow 1878	McGrath, E Campbellford 1888
McGrath, JohnLucan 1878	McLaughlin, Miss A Toronto 1888
McKay, WmSt. Thomas 1878	McFarlane, M. A Arnprior 1888
McKelvey, Alex Seaforth 1878	McDonald, J. A Kintall 1888
McLennan, J. H Lambeth 1878	McKibbon, L. GTeeswater 1888
McNamara, G. WGorrie 1879	McGillawee, JShakespeare 1888
McDiarmid, AndrewFingal 1878	McLennan, D Renfrew 1888
McCullough, Geo St. Mary's 1878	McMartin, D. R Toronto 1888
McArthur, J. A North Bruce 1879	McCarthy, J. G Sorel, Que. 1888
McIlhargy, J. J Lucan 1879	McDonald, D. D. North Lancaster 1888
McFadden, J. J Stratford 1879	McFaul, J. J., sen Toronto 1888
McLean, Peter Jarratt's Corners 1879	McCullough, T. PAlliston 1888
McCammon, Jas North Augusta 1879	McNally, T. J Walkerton 1889
McCarroll, John Barrie 1880	McKay, DBradford 1889
McGuigan, Wm Point Edward 1880	McCabe, J. RAdelaide 1889
McKenzie, B. E Aurora 1880	McLachlin, J. YLondon 1889
McKinnon, R. J	McFarlane, J. M Toronto 1889
McWilliam, RobertHespeler 1880	McLachlan, CToronto 1889
McLain, GeorgeNanticoke 1881	
McGannon F A Droggett 1001	McIntosh, D. HCarleton Place 1889
McGannon, E. A Prescott 1881	McEwen, HughCarleton Place 1889
McCausland, H. P Aylmer 1882	McDonald, George Renfrew 1889
McGill, H. R Janetville 1882	McRitchie, T. L Harwich 1889
McMahon, T. F Fergus 1882	McKeown, P. W. H Toronto 1889

#### LVIII

	McKercher, HCamlachie	1889	Nunan, DGuelph	1875
			Name D. D.	1010
	McKillop, J. TBeachburg		Nevitt, R. BToronto	
	McConville, Isabel Kingston	1889	Neilson, W. J Perth	1878
	McNamara, C. J Walkerton	1880	Newlands, Geo	1070
	Michaliata, O. J Walker boll	1000	ivewrands, Geo	1919
	McGillivray, C. J Hamilton	1889	Nelles, D. AWaterford	1879
	McEwen, J. A London	1890	Noecker, C. FWaterloo	1886
			AT' 1 11 YET TO TO THE STITLE OF	1000
	McColl, H. AGeorgetown	1890	Nicholls, W. R Plattville	1886
	McGillivray, W	1890	Newell, WStrathroy	1887
	McNaughton, J. D. Worth Keppel	1900	Niemeier O C	1007
	menaughton, o. D. Worth Kepper	1000	Niemeier, O. GAyton	1001
	McFaul, J. HSeaforth	1890	Nairn, J. M Port Dover	1887
	McCarty, O. CBelleville		Nimmo, J. H Kingston	1887
	M-Cillian C E William	1000	Name of T	1007
	McGillivray, C. F Whitby	1890	Norman, T. J Schomberg	
	McLeod, D	1890	Neff, J. ASpringfield	1888
	McQueen, D. K Ripley	1800	Nesbitt, W. BToronto	1000
	meducen, D. IX Impley	1000	Tresulto, W. D	1000
	McGregor, J. A Longwood	1890	Nasmyth, W. WToronto	1889
	McCullough, J. W. S Dundalk	1890	Northmore, H. S Cataraqui	1889
	McPherson, W. A. A Prescott		Niddrie, R. J Hampton	
	McDonald, A Vankleek Hill	1890	Noble, JohnArthur	1890
1	McKellar, Maggie Ingersoll		Noble, C. T Sutton West	
	M. V	1000	Minney A XXI	1000
	McKenty, JasKingston		Nixon, A. W Esquesing	1991
	McGee, RobtCollingwood	1890	Nichol, A. HListowel	1893
	McClelland, MBensfort	1801	<b>,</b>	
			0.11 07 0 01 11 11	100
	McColl, A. E Campbellford		Oakley, W. DPlattsville	1887
	McCrimmon, FLondon	1891	Ogilvie, R. CToronto	1878
	McCuen, J. AGuelph		O'Neil, EBelleville	1875
	ar a li li T a m	1001		
	McCullough, J. S Toronto	1991	Orr, R. BToronto	18//
	McCullough, O Everton	1891	Ogg, A. SDundas	1878
	McGorman, GSt. Mary's	1891	O'Gorman, C	
	Makanaia C Wingham	1001		
	McKensie, G	1091	O'Reilly, G Hamilton	
	McLaughlin, T. P Fish Creek	1891	O'Brien, DRenfrew	1879
	McLean, D Elmgrove	1891	Odlum, J Lucknow	1879
	McNeill, D. G London	1891	O'Shea, J. FNorwood	1881
	M. O. T. C. C. C. C. I.	1001	Olizate T. El T. T.	1001
	McQueen, J Sheffield	1891	O'Keefe, J. F Henderson	1882
	McAsh, JVarna	1892	O'Reilly, E. B	1883
	McCammon, F. J Kingston	1892	Orr, J. O Toronto	1884
	M-Counciele II Well-outen	1002		
	McCormick, H Walkerton	1092	Ovens, ThosAilsa Craig	
	McCoy, S. H Brantford	1892	Olmstead, IngersolAncaster	1886
,	McCullough, H. AGeorgetown	1892	Osborne, A. B	1886
			Orton, T. H	
	McDonald, H. F Rodney			
	McDonald, P. AAlexandria		Ochs, AHespeler	1881
	McDonald, P. J Barrie	1892	O'Neil, TBelleville	1888
	McEachern, D	1802	Oliver, C. B Motherwell	1800
	McDachell, D	1002		1001
	McEwen, W. HParis	1892	Old, F. J. TCaledonia	1891
-	McCullough, E. F Everton	1892	Oldright, H. HToronto	1891
	McPherson, D. AToronto	1809	Orton, R. HGuelph	
			Olding T. T. T. M.	1000
	McConaghy, FRichmond Hill	1892	Oldham, J. H Marlbank	1892
	McGinnis, John Arva	1892	Olmstead, W. EAncaster	1893
	McKenzie, W. JWarwick	1893	· ·	
			Pouls Hugh Coistouville	1975
	McGarry, J. H Niagara Falls	1090	Park, HughCaistorville	1010
	McGrath, G Campbellford	1893	Parke, W. TSeneca	1877
	McLennan, KDunvegan		Parker, JasFrankville	1871
			Parker, WmAshton	
	NT 11 T 0 1 0 1 2	1075	Demon T TT 37 1 11	1071
	Newell, JSpringfield		Parsons, J. H	
	Nichol, A Stratford		Paterson, C. AStreetsville	1873
	Nichol, WmBrantford		Paterson, H Berlin	
	Norton, T	1875	Pettigrew, G. ANorwood	1876
	Morton, I morning s mins	1019	remaren, G. A	1010

	D 1 11 T TI	
Phelan, DOttawa 1877	Penhall, F. WPort Perry	1891
Phelan, J. B Toronto 1877	Potts, R. B Toronto	1891
Phillip, T.WPort Perry 1870	Parkyn, H. AToronto	1892
Philip, WmPort Perry 1874	Parson, H. CToronto	1892
Drivelle A. D. II Drivelle 1976		
Pringle, A. R	Peters, J. B Toronto	1999
Potter, S Manotick 1875	Pease, H. D Toronto	1893
Potter, T	Pirritte, F. WToronto	1893
Powell, N. A Cobourg 1875		
Powell, R. HOttawa 1876	Quance, S. HElfrid	1887
Preston, RNewburg 1878	Ougalranhugh Allan Marnath	1007
Preston, R	Quackenbush, AllenMorpeth	1092
Pringle, H. HPort Perry 1877	Quackenbush, A Mountain View	1892
Prosser, Wm. O Newington 1877		
Pomeroy, J. R Newburg 1878	Rattray, C. J Cornwall	1871
Pyne, R. A Toronto 1878	Read, William London	1874
Prouse, E Little Britain 1879	Reeve, J. EToronto	
D. J. T. T. Andrew 1979	Demonish T WY	1070
Park, T. J Amherstburg 1879	Renwick, J. W Scotland	
Patterson, RIlderton 1880	Reynolds, T. N Meaford	1870
Piper, J. M London 1880	Richards, N. D Castleton	1877
Peters, W. F. Michipicoten Island 1882	Richardson, G. TWyoming	1880
Prevost, L. COttawa 1882	Richardson, Joseph Toronto	1875
Daula Talan Caintfald 1992	Dishardson, Soseph Toronto	1071
Park, JohnSaintfield 1883	Richardson, Samuel Toronto	10/1
Patterson, J.W Harrowsmith 1884	Robertson, HughSt. Catharines	1871
Pringle, A. F Mount Albert 1884	Robertson, J. AShakespeare	1871
Peters, G. AToronto 1885	Robinson, R. HToronto	1874
Paul, J. J Sebringville 1885	Robinson, Wesley Markham	1874
Parry, W. T Dunnville 1885	Rodgers, Amos Ottawa	1876
Pickard, J. EThamesville 1885	Polaton II I Tononto	1074
D. L. C. T. Trainesvine 1005	Rolston, H. J	
Palmer, G. FLondon 1885	Ross, HughBrucefield	1872
Peaker, J.WBurnhamthorpe 1886	Ross, W. DOttawa	
Pattee, R. PPlantagenet 1886	Ross, R. ABarrie	1877
Philp, T. SColborne 1887	Routlege, G. ALambeth	1877
Palmer, J. ARichmond Hill 1887	Rowan, P. J Toronto	
Pirie, A. F	Rutherford, James Orono	1870
Pyne, A. RToronto 1887	Rutherford, S. G Shakespeare	
Piper, D. HLondon 1887	Ryerson, G. A. S Toronto	10/0
Phillips, J. AGuelph 1887	Rankin, J. PTavistock	1878
Perfect, A. H Orangeville 1887	Riddell, GeorgeCold Springs	1888
Pare, L. TSandwich 1887	Ross, J. F. W Toronto	1887
Palling, J. F Allandale 1888	Robson, W. TToronto	1878
Patton, J. CToronto 1888	Robinson, AlexanderBeaverton	
Pickering, Mrs. Annie L. Toronto 1888	Reddick, RobtWest Winchester	
	Para C C C Carrieta	1070
Proudfoot, JLondon 1888	Rowe, G. GGeorgetown	10/9
Park, P. C Durham 1888	Radford, J. HPerth	
Paterson, J. A	Robinson, Jonathan Uxbridge	
Palmer, R. H Danforth 1889	Reynolds, T. WBrockville	1881
Patterson, T. CGrafton 1889	Rogers, D. HGananoque	1881
Philp, W. S Brampton 1889	Reeve, H. HMinesing	1882
	Piordan P. I. Towarto	1889
Pomeroy, L. E. MTweed 1889	Riordan, B. LToronto	
Pratt, W. FOttawa 1889	Rose, DavidSimcoe	
Phair, W. R. G Uxbridge 1889	Rutherford, D. BBelleville	
Phelan, D North Gower 1890	Robinson, T. H Nobleton	1883
Parker, S. GToronto 1890	Robinson, W. J Fergus	
Pugh, W. MMilverton 1890	Ross, W. A Barrie	1882
Philp, W. HWaldemar 1890	Rattray, J. CCobden	
Patterson, C. J Ottawa 1890	Ray, J. WLittle Britain	1883
Page, T Concord 1891		
1 45°, 1	Routhier, L. GCurran	1004

Robinson, W. N Monckton	1884	Schmidt, GBerlin	1874
Rice, A. T Woodstock	1884	Scott, A Midland City, Mich	
Ruttan, R. F Montreal		Scott, J. GSeaforth	1870
Roberts, H. G Elora	1885		
Rutherford, J. A Millbank	1005	Scovil, S. S Portland	
		Secord, LToronto	
Reynolds, Helen E. Mount Forest	1885	Shaver, A. WAncaster	1877
Russell, D. G Mankato, Minn.	1885	Shaw, G Woodburn	
Reeve, J. L Clinton	1886	Sinclair, A. JSt. Thomas	1875
Riddell, A. BKing	1886	Sinclair, CSt. Thomas	1876
Richardson, W. A Toronto	1886	Sinclair, J. AColborne	
Robinson, T. MSt. Jacob's	1886	Sievewright, J. A., jun Chatham	
Reaume, J. OWindsor		Sievewright, J. P Chatham	1876
Reid, J. A Sault Ste. Marie	1997		
Des T. Disharing	1007	Smellie, T. S. TFergus	10//
Rea, J Pickering	100/	Smith, C. MOwen Sound	18/0
Richardson, G. C Arnprior	1887	Smith, J. BGlanford	1877
Ross, J. WBrockville	1887	Smith, J. WDundas	1876
Ross, R. RBervie	1887	Snider, F. SSimcoe	1777
Ross, L. FPoint Edward	1887	Sovereen, A. WDelhi	1870
Ross, D. L		Stalker, J	1876
Reid, J. BOrangeville	1887	Standish, J Hillsburg	1870
Robinson, E. H		Stark, W. G	1977
		Stance C Deschaille	10//
Reavley, EPort Robinson	1000	Steacy, GBrockville	10/2
Rivet, A. NEmburn	1888	Stephens, R. JCollingwood	1877
Robinson, R. P Williamsville	1888	Stevenson, J. A Cayuga	1873
Roger, J. P	1889	Stevenson, R. AStrathroy	
Rennie, G. S	1888	Stewart, Alex	1872
Reynolds, A. J Mount Forest	1889	St. John, L St. Catharines	
Rutherford, S. TMillbank	1889	Stone, D. FMilton	1871
Rose, D. A Toronto	1889	Stewart, D Crieff	1876
Ross, J. ABarrie	1889	Stewart, DAilsa Craig	
Rankin, W. H Collin's Bay	1000	Strongwove W F Dennyille	1076
Dell I II	1000	Strangways, W. FPennville	10/0
Reid, J. HDundalk	1889	Stuart, W. TToronto	
Rowan, J. WToronto	1889	Sutton, M	1877
Rogers, J. TGananoque	1889	Sylvester, G. PGalt	1875
Ryan, EKingston	1889	Shupe, C Toronto	1878
Robertson, WChesterfield	1890	Sheard, CToronto	1878
Russell, TAlton	1890	Stalker, MOrono	1878
Rice, L. E Embro	1890	Stanley, U. M Lucan	
Richardson, T. BGoderich	1890	Smith, D. FListowel	
Robinson, J. A. R., New York,	-000	Smith, R. W. BCataraqui	1879
U.S.A	1900	Stevenson, F. C Ancaster	1870
Rooney, R. WShelburne	1000		
Dell II A T	1000	Spencer, B	10/9
Reid, H. A. L Bowmanville	1991	Scott, J. GBearbrook	1880
Robertson, T. F Brockville	1891	Shepherd, L. E Uttoxeter	
Rogers, J. F. B Toronto	1891	Small, H. BOttawa	1880
Rowan, RStouffville		Smith, G. AOttawa	1880
Richardson, C. C Vandorf	1892	Soper, APreston	1886
Robertson, P Botany	1892	Spence, T. CWalkerton	1880
Ross, J. FArgyle		Simpson, JBowmanville	1881
Rosebrugh, F. A Hamilton	1892	Snow, W. H	1881
Rogers, J. MToronto	1803	Sweetman, L. M Toronto	1881
Pohingon I T Callinger J	1000		
Robinson, J. TCollingwood	1000	Shaw, W. FBracebridge	1002
Rykert, A. FSt. Catharines	1993	Shore, J. E	
Rorke, R. FSt. Thomas	1893	Smith, A. DWatford	
		Stark, ABerwick	
Sanderson, A Mono Road	1875	Stark, T. HToronto	1882
		,	

Stewart, J. M Portsmouth 1882	Sinclair, D. JAnn Arbor, Mich.	1888
Symington, T. JCamlachie 1882	Struthers, R. B Montreal	1888
Committee of the Detember 1992	South D T Saugaan	1000
Sawers, F. HPeterboro' 1883	Scott, P. JSaugeen	1000
Stowe, Miss Augusta Toronto 1883	Smith W. A	1000
Spilsbury, E. AToronto 1883	Smellie, D. M	1888
Scott, W. OMono Road 1884	Smith, A. A Ridgetown	1889
Shoutts, G Park Hill 1884	Sangster, W. A Stouffville	1889
Sangster, AStouffville 1884	Silverthorne, GToronto	1889
Shaw, J. M	Scott, A. Y Toronto	1889
Smyth, R. A North Williamsburg 1884	Snider, E. TToronto	1889
Sprague, W. E Belleville 1884	Stewart, H. A Toronto	1889
Stewart, SWallaceburg 1884	Stevens, R. HDetroit	1880
Course T Powers 1994	Starr, FBrooklyn	
Spence, J Fergus 1884	Starr, F. M. C. Towards	1000
Staebler, D. MPort Elgin 1884	Starr, F. N. G Toronto	1889
Stewart, R. L., Jamestown, N.Y.,	Stone, J. R	1889
U.S.A 1884	Sands, ESandbury	1889
Stirling, J. E Kingston 1884	Sisley, O Toronto	1889
Smith, Miss Elizabeth Hamilton 1884	Sheppard, CToronto	1890
Snelgrove, C. FGriersville 1885	Springer, W. DNelson	1890
Simmons, J. UTrenton 1885	Sifton, J. MThamesford	1890
Shaver, A. MInnerkip 1885	Smith, DBelmont	1890
Scott, SToronto 1885	Starr, C. LBrooklyn	
Cathada J. T. C. Collectory 1995		
Sutherland, J. G Cookstown 1885	Shiel, RPlattsville	
Stacey, C. EFleetwood 1885	Stenton, D. KPort Lambton	
Stirling, J. AKingston 1885	Stringer, T. LChatham	1890
Smith, E. A. CToronto 1885	Shannon, J. RKingston	1890
Spankie, WKingston 1885	Sherk, F. HBerlin	1890
Sanford, C. MBrighton 1886	Smith, J. L Monck	1890
Sanson, GPetrolia 1885	Speers, A. HBurlington	1890
Soden, J. JBailieboro' 1886	Spence, A. M Fordwich	
Shaw, J. POrono 1886	Sargent, W. ACentreton	1891
Smith, L. GGlanford 1886	Scott, W. JRenfrew	1801
Storms, D. G	Shannon, G. A Orangeville	1001
Chart T M Mallanutaum 1996	Sharp, M Delaware	1001
Shaw, J. MMallorytown 1886	Sharp, M Delaware	1001
Scadding, H. C Orillia 1886	Shaw, J. WBrussels	1891
Staples, C. R Princeton 1887	Smith, C. F	1891
Shillington, J. W Ottawa 1887	Smith, J. CMitchell	1891
Stewart, W. OGuelph 1887	Spier, J. RLindsay	1891
Shaw, W. RBrantford 1887	Sutherland, A. A Fingal	1891
Smith, J. C Dayton, Dakota 1887	Sutherland, JStrathroy	1891
Sinclair, Duncan, Tonawanda, U.S. 1887	Sinclair, L. C Tilsonburg	1892
Shannon, W. A Marmora 1887	Smith, J. RGlanford	1892
Shannon, J. R Goderich 1887	Spankie, J. E Kingston	1892
Stevenson, A. JBrantford 1887	Sparling, A. J Pembroke	1802
Smith, R. S London 1887	Sullivan, D. VKingston	1000
Coolea Thomas Vinceton 1997	Sullivan, D. V	1002
Scales, Thomas Kingston 1887	Saulter, W. W Toronto	1892
Stevenson, W. JAurora 1887	Skippen, A	1892
Stewart, George Cedar Mills 1887	Switzer, F. LCarleton Place	1892
Shepherd, H. EStouffville 1887	Shaw, R. W Hudson, Mich.	1892
Scott, W. D Peterboro' 1887	Smuck, J. WRenforth	
Smith, G. OL'Orignal 1887	South, T. E St. George	
Steele, M Avon Bank 1888	Sanderson, H. HSparta	1893
Smith, W. H Toronto 1888	Stafford, E. H	
Sisley, E Toronto 1888	Stinson, J. C Brantford	
Scott, J. A McIntyre 1888	Story, S. GCedar Springs	
Stinson, A. WCodrington 1888	Shouldice, J. H	
outling of 1888	Silvarate, v. II	1000

Smith D C Douth	1909	Transpar P D Towards	1000
Smith, R. G	1000	Tyerman, R. DToronto	1893
Singleton, A. B Newboro'	1893	Taylor, C. J Toronto	
		Tomlinson, E Brantford	1893
Tamblyn, T. JNewcastle	1872	Thompson, C. W St. Mary's	1893
Taylor, Alexander Whitby		Tufford, W. HToronto	1803
Taylor, A. BBelmont	1976		
Taylor, A. D	1070	Tegart, A. H. FSchomberg	1003
Taylor, C. E. S Dundas	1875		
Telgman, J. FKingston	1877	Uren, J. FMedina	1890
Teskey, Luke Toronto	1877		
Thompson, J. NOrono	1874	Van Allan, J. RChatham	1874
Thornton, T. HConsecon	1870	Vrooman, AdamVroomanton	
min 1 la 37 la an Cina	10/0		
Tisdale, WalterSimcoe		Vanderburg, J. F Merritton	
Trimble, R. JBrampton	1875	Vandervoort, E. DQueensboro'	
Trout, Mrs. J. K Toronto	1875	Vrooman, J. P Yarker	1888
Tucker, M. M Brighton	1870	Valleau, A. JNapanee	1891
Tuttle, LeslieCentreville	1875	Wagner, Adam Dixon,	
T Desire Western	1076		1070
Tyrell, R. S Weston		Dickinson's Landing	18/2
Thurreson, EyreAncaster		Wagner, W. J Toronto	1870
Todd, J. AChurchill	1879	Warren, Frank Brooklyn	1874
Tracey, T. HAurora	1880	Washington, Nelson Solina	1871
Tracey, W. J Aurora	1880	Waugh, William London	
Thompson I W Horrizogrille	1000		
Thompson, L. W Hawkesville		Wells, S. MLaskay	
Totten, OsborneToronto		White, James	
Trow, ChasToronto	1885	White, J. EToronto	1870
Trudel, Aime Ottawa		Whiteman, Robert Shakespeare	
Tracey, A. F Holyoke, Mass.		Wigle, Hiram Wiarton	
Tuck, J. A Mount Forest		Wilkinson, Arthur Alliston	
Toole, C. A Newmarket		Wilkinson, F. B London	
Tovel, MatthewEverton	1887	Wilkinson, Jonathan Longwood	
Thompson, J. M Strathroy	1887	Williams, Alfred Toronto	1870
Thorburn, J. D Toronto	1887	Williams, G. AChatham	
Thomson, AdamBracebridge		Wilson, J. D London	1875
Thomson, AdamDracebridge	1007	Wilson, U. D IJohdon	1070
Tyrrell, J. D Toronto	1807	Wilson, T. HUnionville	
Thorne, S. HBrighton	1887	Wilson, W. J Toronto	1877
Taylor, O Princeton	1888	Winskil, W. E Kelvin	1877
Thompson, P. W Toronto	1888	Wishart, JohnFergus	1875
Thompson, F. GQueensboro'	1888	Wood, C. AOttawa	
Tufford, A. F Aylmer		Worsfold, WilliamEramosa	
Tunoru, A. FAyımer	1000		
Thomson, H. CBarrie	1008	Wright, A. H Trenton	10/0
Towle, R. EKintore		Wright, H. POttawa Wilson, ArchibaldLifford	1871
Turner, H. AMillbrook	1889	Wilson, ArchibaldLifford	1878
Turnbull, J. L Newton	1889	Wilson, D. H	1878
Topp, R. UBracebridge	1889	Ward, G. C. TNapanee	1879
Thompson, W. WToronto	1000	Wallace, MatLockton	
Thompson, w. w	1009		
Thistle, W. BToronto		Watt, Hugh Meaford	1880
Temple, C. AToronto	1891	White, J. VMeaford	1880
Third, JamesCampbellford	1891	Wilson, ThomasGlencoe	
Thompson, B. E Waterdown		Wagner, George Corodon,	
		Dickinson's Landing	1881
Thomson, W. A Galt			
Taylor, T. T Chatham	1982	Walker, JohnGlencoe	
Teeter, O Grimsby		Wallace, David North Gower	
Tilley, A. SBowmanville	1892	Wilson, E. SBobcaygeon	
Thompson, J. J Avonton	1892	Woolverton, F. E Hamilton	1882
Troy, Wm Lawrence, Mass.	1892	Wallace, R. R	
Tye, W. H	1809	Weagant, C. A Yarker	1882
Discussion Trailing	1000	Wolford A D Woodsteel	1880
Thomas, Julia	1092	Welford, A. BWoodstock	1004

## LXIII

Whitely, J. BGoderich 1883	Whiteman, G. AShakespeare	1889
Woods, E. R	Webster, T. EFergus	1889
Wilson, J. DLondon 1883	Walsh, ÉGuelph	1890
Webster, H. E Whitby 1884	Wright, G Wheatley	1890
Watson, J. A Toronto 1885	Walker, Hattie A Pitt's Ferry	1890
Wright, W. HGlen Allan 1885	Webster, E. H Preston	1890
Woodward, A. F Hawkesville 1885	Welch, H.W. Cook's Mills, Algoma	1890
Wishart, D. J. G	Walker, A. EArva	1891
Wood, É. GLondesboro' 1885	Watson, JSherwood	1891
West, Stephen Ivy 1886	Webster, D. FGlencoe	1891
Wilson, R. JToronto 1886	Webster, R. E Brockville	1891
Watts, E. J Easton's Corners 1886	Wells, F. HAurora	
West, Robert Woodstock 1886	Wesley, J. HNewmarket	1891
Winnett, Frederick Toronto 1886	White, R. H Bailieboro'	1891
Wilson, G. HLondon 1886	Wilson, C. W Buckingham, Que.	
Weeks, W. JThorndale 1886	Walker, N Toronto	
Wright, E. WBath 1886	Wasson, H. JPeterboro'	1892
Waddell, W. HPerth 1886	Way, H. J Toronto	
Walters, W. RColeman 1887	Wheeler, J. W Wolfe Island	
Walsh, W. J Guelph 1887	White, J. W Branchton	
Warner, A. FNapanee 1887	Wigle, F. AKingsville	
Wardlaw, J. SGalt 1888	Wilson, J. ALakelet	1892
Weir, T. PToronto 1888	Wilson, W. TDundas	
Watson, G. R Wellington 1888	Wood, IsaacKingston	
Walker, R EOrillia 1888	Walker, W. GStratford	1892
Whitney, A. W Morrisburg 1888	Wardell, H. A Dundas	
Walker, A. D Shannonville 1888	Williams, J. JTottenham	
Weagant, A. A.,	Wilson, J. A. G Warkworth	
Dickinson's Landing 1888	Wakefield, W. F. BThorold	1893
Willmott, J. W Unionville 1888	Wickson, D. D	1893
Wallwin, HToronto 1888	, , , , , , , , , , , , , , , , , , , ,	
Wilkins, H. P Toronto 1889	Youker, W	1870
Wiley, J. I	Young, R. C	1873
Willson, A. JBerlin 1889	Young, O Whitby	1877
Wade, R. JBrighton 1889	Yourex, J. McGBelleville	
Wade, W. R Dunchurch 1889	Young, W. JWingham	
Wills, A. EBelleville 1889	Yelland, A. E Peterboro'	1887
Wilson, H. W Toronto 1889	Young, S. NRidgetown	
Wright, W. MFlesherton 1889	Yeomans, H. A Belleville	1889
Webster, JToronto 1889	Youell, J. H. GAylmer	
Williams, H. T. HLondon 1889	,	
Westley, R. A Williamstown 1889	Zwick, FBelleville	1890
<b>▼</b> •		

# Spring Examinations, 1893.

#### THEORY AND PRACTICE OF MEDICINE.

#### Time $2\frac{1}{2}$ Hours.

V	a	'n	e
		···	

20

- 1. Describe and give the causes of, and suitable treatment for, (a) Erythema Simplex, (b) Erythema Intertrigo, and Erythema Nodosum.
- 2. Diagnose Spasmodic from Inflammatory Croup, and state what treatment you would adopt for each.
- 3. What are the causes of Emphysema of the Lungs? How would you recognize and treat it?
- 4. Give the symptoms and treatment of Chorea. At what age is it most common? With what other affections is it frequently associated?
- 5. Give the causes, symptoms, and treatment of Gastric Ulcer.
- 6. Give, in tabular form, the diagnostic point of difference between (a) Hydatid of the Liver, (b) Abscess of the Liver, and Cancer of the Liver.
  - 7. A patient is suffering from Hæmaturia. What parts of the urinary tract might it proceed from, and what symptoms would enable you to decide as to its source and probable cause?

H. J. SAUNDERS, M.D., M.R.C.S., Eng., Examiner.

#### PATHOLOGY AND THERAPEUTICS.

#### Time 2 ½ Hours.

- 1. What are the gross and microscopic distinctions between tubercular and syphilitic disease of the testicle? Trace the usual course of tubercular disease, commencing in the testicle and ending fatally.
- 2. What are the varieties of Epitheliomata? Describe the general and minute characters of each, and state what parts are most liable to be attacked by each variety.

- 3. Describe the general and minute changes which occur in the Spinal Cord in Locomotor Ataxia (Posterior Spinal Sclerosis).
- \_4. State what you know of the germ of Cholera. What conditions are favourable to its development, (1) in a community; (2) in an individual?
- 5. Describe the process of Ulceration of the Bowel in Typhoid Fever.

#### THERAPEUTICS.

- 1. Describe the different methods of producing Diaphoresis. What remedies are in common use for this purpose? Give doses. Write a prescription for a diaphoretic mixture—the directions to be given in English.
- 2. Write brief notes on the therapeutic uses of Arsenic, Salol, Hydrogen Peroxide, Iron, Potass Nitrate, Ergot.

GEO. A. PETERS, M.B., F.R.C.S., ENG., Examiner.

#### MIDWIFERY, OTHER THAN OPERATIVE.

#### PUERPERAL AND INFANTILE DISEASE.

#### Time 2 1/2 Hours.

- 1. What is Parasitic Stomatitis? Give causes, prevention, and treatment.
- 2. What is Icterus Neonatorum? When does it commonly occur? Give diagnosis, causes and treatment.
- 3. What is Cholera Infantum? Give anatomical lesions, etiology, symptoms, diagnosis, and treatment.
- 4. What is Puerperal Fever? Give its causes, prevention and treatment.
- 5. What are the "Stages of Labour"? Give the method of management of an ordinary case from its commencement to the end of the puerperal period.
- 6. What is Abortion? How do you treat a case where the ovum is expelled with the membranes unruptured?
- 7. How would you diagnose Pregnancy at the fifth month from a case of Fibroid Tumour of the Uterus?

A. A. MACDONALD, M.D., Examiner.

#### LXVI

#### MIDWIFERY, OPERATIVE.

#### Time 2 1/2 Hours.

- 1. Give diagnosis and treatment of a case of Abortion at the third month, the membranes having ruptured, the ovum being retained, and hæmorrhage taking place.
- 2. What is Concealed Accidental Puerperal Hæmorrhage? Give the circumstances under which it may occur towards the end of gestation; give its treatment, and mention the distinction between accidental and unavoidable hæmorrhage.
- 3. What is Podalic Version? Give indications for its use, and manner of performing it.
- 4. What are the indications for forceps delivery? Mention the usual precautions before applying the forceps, and the method of applying them when the head is in the pelvic cavity in the first position.
- 5. How would you endeavour to prevent laceration of the perinæum during delivery, and how treat a recent laceration through the perineal body?
  - 6. Under what circumstances is Craniotomy admissible?

A. A. MACDONALD, M.D., Examiner.

#### SURGERY, OTHER THAN OPERATIVE.

## Time 2 1/2 Hours.

- 1. Give the signs and diagnosis of four of the principal kinds of Tumours.
- 2. Treat a fracture of the Femur in the middle third in an adult, and in a child three years old.
- 3. Give concise accounts of Appendicitis and Psoas Abscess from their inception to their various terminations.
- 4. Give a short description of the manifestations of Tubercle as a surgical affection.
- 5. Diagnose the following: Intracapsular fracture of the neck of the Femur, dislocation of the head of the Radius forwards, Movable bodies in the Knee-joint and Glaucoma.

W. Burt, M.D., Examiner.

#### LXVII

#### SURGERY, OPERATIVE.

#### Time 21/2 Hours.

- 1. Describe the Operative treatment of ununited fractures of the long bones, and the patella.
- 2. In Strangulated Inguinal Hernia describe (a) the relief of the stricture; (b) the treatment of the sac; (c) the treatment of the contents of the sac.
- 3. Describe the removal of foreign bodies from the cornea and conjunctiva and the enucleation of the Eye.
- 4. Give indications for and describe the ligation of the brachial, ulnar, anterior and posterior tibial arteries in the middle of the arm, forearm, leg and calf respectively.
- 5. Give a general description of the preparation of patients for operations, and give the principal points to be attended to in the administration of the various anæsthetics.

W. Burt, M.D., Examiner.

#### MEDICAL AND SURGICAL ANATOMY.

### Time 2 1/2 Hours.

- 1. What structures form the Scalp, and what vessels and nerves supply it.
- 2. Give in their order the parts divided in a Syme's amputation of the foot.
- 3. If the Obturator nerve were injured, what muscles would be paralyzed and what movements of the limb would be impaired.
- 4. Give the course and relations of the descending colon and sigmoid flexure.
- 5. Give the formation, branches and relations of the superficial and the deep Palmar arch.

W. WAUGH, M.D., Examiner.

#### MEDICAL JURISPRUDENCE.

#### Time 2 1/2 Hours.

r. Distinguish between feigned and real Mania; feigned and real Epilepsy; also between Idiocy and Imbecility: between Mania and Delirium Tremens; Melancholia and Dementia; Dementia and

#### LXVIII

Paresis; Monomania and Idiosyncrasy; Compression of the Brain and Coma from Alcoholism.

- 2. Describe a Fœtus of fourteen days; of six weeks; of three months; five months; and eight months.
- 3. Give the post-mortem appearance where death has resulted from —(a) Starvation, (b) Asphyxia, (c) Acute Alcoholism.
- 4. How could you distinguish between the condition of the muscles found in Catalepsy, and that occurring in Rigor Mortis; also between Strangulation and Hanging, Molecular and Somatic death? Asphyxia and Apnœa, Ecchymosis and Suggillation, Hypostatic Congestion and Inflammation of the Lungs, Liver Pleura and Ileum; also between the condition produced by Irritant Poisons and Decomposition in the Larynx and Stomach, and between the artificially inflated lungs of a new-born child, and one in which respiration had been maintained naturally for thirty minutes?
- 5. Describe the condition of the uterus in a case where death has resulted after delivery at full term:—(a) Immediately afterwards, (b) One day afterwards, (c) Three days, (d) One week, (e) Three weeks, (f) Six weeks.
- 6. Describe the proceedings of the Coroner's Inquest as ordinarily observed in this country.
- 7. What points should be specially noted in making a post-mortem upon the body of an individual who is supposed to have died from the effects of an irritant poison, such as Arsenic, but who was also well known to have been addicted to the excessive use of ardent spirits; also in a case where death is supposed to have resulted from the effects of a blow upon the head while the individual was in a state of profound intoxication.

R. HEARN, M.D., C.M., Examiner.

#### SANITARY SCIENCE.

## Time 1 1/2 Hours.

- 1. Describe fully the method of the disposal of sewage by "Irrigation."
- 2. Give a description of the "tubercle bacillus" and state how it may be propagated, the conditions of the system which favour its development or otherwise, the conditions and variations of climate which influence it, the different classes of food which may effect its development, the proofs that it is capable or otherwise of producing disease by

being taken into the blood or lungs of human beings or animals; also any general or special means to be employed in rendering it innocuous either external to the body or in the lungs.

- 3. Describe Tænia Bothriocephalus, Tænia Solium, Hydatids and Trichina, stating where they are found, how they obtain entrance into the body, how they are propagated, and what symptoms they give rise to.
- 4. Give a description and compare, the hopper closet, the pan closet, and the ship closet.
- 5. Mention some of the diseases which may arise from the use of water contaminated with stercoral matter, giving the names of some of the entozoa which may be found therein.

R. HEARN, M.D., C.M., Examiner.

#### ANATOMY.

#### Time 2 ½ Hours.

- 1. Describe the Clavicle.
- 2. Give the course, relations and branches of the Internal Mammary Artery.
- 3. Trace the Facial Nerve from its exit from the skull to its ultimate distribution.
- 4. Give the origin, insertion and nervous supply of the Tibialis Anticus and Posticus; Semi Membranosus; Extensor Ossis Metacarpi Pollicis; Transversalis; Levator Anguli Scapulæ.

F. LEM. GRASETT, F.R.C.S.E., Examiner.

#### PHYSIOLOGY AND HISTOLOGY.

## Time 21/2 Hours.

- 1. Describe the terminations of nerve fibres in plain and striated muscles and in the heart.
- 2. Describe the nervous and muscular mechanisms concerned in speaking, deglutition, and in the gastric and intestinal movements.
- 3. Explain the causes of the sounds of the heart, and the cardiac impulse. Why are the former heard best at certain points on the chest wall? Describe the means by which the character of the heart beat is brought into relation with the calibre of the minute arteries.

- 4. Give all the reasons for believing that Anabolism and Katabolism are controlled by the nervous system.
- 5. Explain the functions of the Membrana Tympani, Tensor Tympani, Eustachian Tube, and the Cochlea. Give the origin and termination of the Auditory Nerve.

A. S. FRASER, M.D., Examiner.

#### CHEMISTRY.

#### Time 2 1/2 Hours.

- 1. (a) Explain the processes by which the composition of water has been ascertained, both by weight and volume, and its formula settled as H<sub>2</sub>O.
  - (b) What is meant by the "hardness" of water? How is it estimated, and how may hard waters be made soft?
- 2. (a) Describe a method of preparing Nitric Acid, giving the equation; and from it how may nitrous oxide (N<sub>2</sub>O), nitric oxide (NO), acid nitrous anhydride (N<sub>2</sub>O<sub>3</sub>) be obtained?
  - (b) What is a nitrate? Show how the presence of a nitrate in aqueous solution may be detected.
- 3. (a) Describe the method generally employed in the manufacture of potassium chlorate, giving the equations.
  - (b) In a solution containing potassium chlorate and potassium chloride, silver nitrate produced a precipitate weighing 2.87 grammes; and after acting on the filtrate with nascent hydrogen a further precipitate of 0.359 grammes was produced by silver nitrate. Calculate the amount of chloride and chlorate present.
- 4. (a) What is meant by "vapour density," and how is it determined?
  - (b) The density of a gaseous hydrocarbon is 15 times that of hydrogen; the weight of the carbon is 4 times that of hydrogen. What is the molecular formula of the gas?
- 5. Give the general method of preparation of the homologous series of hydrocarbons represented by the formula  $C_n$   $H_{2n+2}$ . Show how from these hydrocarbons the following classes of compounds may be obtained:—halogen derivatives, alcohols, aldehydes, acids, simple ethers, etherial salts, mercaptans, thio-ethers, sulphonic acids, cyanides, amines, nitro-compounds.

What is the difference between the amido-acids and the acid amides? To which of the two classes does each of the following bodies belong:—glycin (glycocoll), urea, creatin, leucin, sarcosin, hippuric acid?

ATOMIC WEIGHTS.

GEO. ACHESON, M.A., M.B. (TOR.), Examiner.

### TOXICOLOGY.

### Time 1 Hour.

- 1. Give the symptoms of Chronic Arsenical Poisoning, mentioning any difficulties of diagnosis; and describe the post-mortem appearances.
- 2. Describe the symptoms and treatment of poisoning by Cannabis Indica.
- 3. What post-mortem appearances would lead you to conclude that a man had died from acute alcoholic poisoning? From what other conditions is it to be differentiated, and how?
- 4. Give the minimum fatal dose and antidote for each of the following:
- (a) hydrargyri perchloridum, (b) Scheele's hydrocyanic acid, (c) strychnin, (d) oxalic acid, (e) saltpetre, (f) phosphorus.

GEO. ACHESON, M.A., M.B. (TOR.), Examiner.

### MATERIA MEDICA AND PHARMACY.

Time 2 1/2 Hours.

Candidates are requested to employ the Pharmacopæial titles without abbreviations.

1. Name the suppositories that are officinal, and give the quantity of the active ingredients in each.

#### LXXII

- 2. Distinguish between an alkaloid and a glucoside, and describe an example of each, giving the source, characters and dose.
  - 3. Aconitum Napellus:
    - Describe the parts of the plant employed, its physiological action, the officinal preparations, and the strength of each.
- 4. Iodum. Name the officinal salts and preparations, and give the strength of the latter.
- 5. Spiritus Ætheris Nitrosi; Acidum Tannicum; Hydrargyri Perchloridum. Name some substances that are incompatible with the above, and explain the changes that are produced.

H. BEAUMONT SMALL, M.D., Examiner.

## **PROCEEDINGS**

AT MEETING OF

# MEDICAL COUNCIL OF ONTARIO

IN JUNE, 1893.

TUESDAY, June 13th, 1893.

The Medical Council of the College of Physicians and Surgeons of Ontario met this day, Tuesday, the 13th June, 1893, at 2 p.m., in accordance with the by-laws of the Council.

The President, Dr. Fife Fowler, in the chair, called the Council to order. The Registrar called the roll. All present except Sir James Grant and Dr. Miller.

Dr. Fowler now addressed the Council as follows:

Gentlemen of the Council,—On retiring from the office of President of the Medical Council, a position to which the most ambitious in the profession might well aspire, I desire to render a short account of my stewardship during the eventful year which is just closing.

I realized soon after I assumed the position in which you did me the honour of placing me that there was a considerable amount of dissatisfaction, and no little heart-burnings, among some members of the profession in different parts of the province. Unquestionably a good deal of this arose from the circumstance that till very recently many members of the profession had very inadequate and inaccurate knowledge of the sayings and doings of the Medical Council. Happily this condition of things no longer obtains. This is due, in a very great measure, to the arrangements made with the Ontario Medical Journal, whereby this publication reaches every registered medical practitioner in the province, and affords full information of the Council's proceedings. The members of the Council, I feel assured, must be fully satisfied that their expectations as to the benefits

that would accrue from the establishment of this journal have been more than realized. I take the liberty of suggesting a continuation of the agreement between the Medical Council and the proprietors of

this ably-conducted periodical.

Early in my year of office I deemed it a wise and proper proceeding to open a correspondence with the prominent members of the Defence Association, with a view to the promotion of that harmony which ought to exist in such a profession as ours. I was met by these gentlemen in a most friendly spirit, and arrangements were made and carried into effect for holding, in Toronto, a joint meeting of the members of the Legislation Committee of the Council and representatives of the Defence Association. At this meeting the matters in dispute were discussed and propositions were made by the Legislation Committee of the Council very similar to those adopted by the Special Committee of the Legislative Assembly of Ontario. Thus it was evinced that the Legislation Committee of the Medical Council was animated by a spirit of fairness, harmony and justice, while at the same time zealously guarding the interests of the Medical Council and the profession at large. It is greatly to be regretted that the Defence Association did not accept the terms offered at this conference, which were of such a nature as to render the agitation subsequently kept up and the appeal to the Legislature altogether unjustifiable. We are under great obligations to the chairman and members of this Committee, not only in this connection but also for their watchful care in respect to the bill introduced into the Legislative Assembly by Dr. Meacham. For these services, so cheerfully and efficiently rendered, I desire, on behalf of the Council, to tender hearty thanks.

It must be gratifying to one and all of us that the Legislature did not countenance the attempt which was made to effect radical changes in the Constitution of the Medical Council. Interests of a threefold character have existed since its inception in respect to representation, to wit, the Public, the Professional, and the Educational. Universities fitly represent, and are in touch with, the public through their graduates, found mingling in every line of life. The territorial representatives, among whom I take the liberty of classing the Homeopaths as an important and influential factor, know fully the wants and aspirations of the profession at large. The educational representatives, elected by the teaching bodies, you will pardon me for saying, do and must form an essential part in carrying out, well and successfully, the work the Council has to do. So long as educational matters continue to play the important role which heretofore they have done in the Council's proceedings, these several interests are not, and should not, be antagonistic, but mutually dependent on and helpful to each other, severally attaining their greatest and best development and lustre when acting in perfect harmony.

In accordance with that portion of the report of the Education Committee, having reference to reciprocal registration with the other provinces of the Dominion, I proceeded to Ottawa on the first day of the session of the Dominion Medical Association. I found that Dr. Bray, the esteemed President of the Association, had, previous to my arrival, held an informal meeting with some gentlemen interested in the question of reciprocal registration. I soon ascertained that, under the present circumstances, reciprocity in registration with the Provinces of Quebec and Manitoba was impracticable. The apparent impossibility of assimilating the matriculation examinations, and the fact that the other provinces of the Dominion are not prepared to enforce a course of medical study extending over a period of five years, are obstacles in the way which obviously cannot soon be overcome.

Having been closely connected with the Examining Board of the Council for many years, and having acted as Chairman of the Board of Examiners on two occasions, I have had abundant opportunities of familiarizing myself with the system now adopted. I believe, and am sure, that as far as these examinations, which are conducted in a practical manner, are concerned, whether at the bedside, in the laboratory, or by other practical means, whether the examiners are teachers or non-teachers, there has been a great degree of efficiency reached, and that these examinations are eminently satisfactory and are exercising a most beneficial influence on the teaching at the medical schools. But in the case of the examinations of a non-practical character, in many cases there does not appear to be that harmony between the teachers and examiners which should exist. In my opinion the Council should instruct the examiners, more especially those who are not teachers, to keep themselves in touch with the didactic teaching of the medical schools, and mayhap aid in moulding it in the best form and direction for preparing students for the practical work which to-day is so essentially a characteristic of student life.

With reference to the mode of determining the results of the examinations, my experience as Chairman of the Board of Examiners leads me to suggest that the Council should instruct the examiners when they meet together for this purpose; that they should not be guided in all cases by the cast-iron rule of passing all who attain a certain number of marks and rejecting all who do not. Following such a rule, in its strictness, is simply performing clerical work which does not require for its execution the solemn assembling of the Examining Board. Such work could be equally well done by the executive officers of the Council. I hold that the examiners should consider the marks obtained by the students as a whole and in certain cases recommend that the Council take cognizance of them. In justice to many students it must be remembered that success in passing

examinations is often due, in a very great measure, to careful memorizing, and hence failures at the examining board often occur in these subjects which are not of a practical character, and among those students who, while inexpert at cramming, are otherwise well fitted to become able and successful practitioners. A careful consideration of such cases by the examiners, and their reference, if thought desirable, to the Council would, I feel confident, be eminently satisfactory to the students and remove all grounds for appeal against the decision of the examiners.

Moved by Dr. Harris, seconded by Dr. Bray, that Dr. Fowler do now leave the chair and that Dr. Campbell take the same. Carried.

Moved by Dr. Harris, seconded by Dr. Bray, that the Council tender Dr. Fowler their thanks for his able conduct of the affairs of the Council for the past year, and his interesting address just delivered. Carried unanimously.

Dr. Campbell presented the resolution to Dr. Fowler and left the chair.

Dr. Fowler replied in suitable terms, and resumed the chair and called for nominations.

Dr. Moore—I have much pleasure, Mr. President, in proposing as President of the College of Physicians and Surgeons of Ontario for the ensuing year, Dr. Campbell, of London; and in nominating Dr. Campbell to the highest office in the gift of our Association I need offer no words of commendation, for every member is cognizant of his executive ability, honesty of purpose and keenness of perception, and I am satisfied he will discharge the duties devolving upon him with credit to himself, satisfaction to the Association and justice to the profession.

Dr. Harris—I beg to second the nomination of Dr. Campbell. Dr. Moore has certainly left nothing further for me to say, but I know, and I feel, and I believe, that each and every member of this Council must feel that Dr. Campbell will make a most excellent President.

On motion, Dr. Moore was asked to cast a ballot, there being no other nominations, and on the ballot being examined by the President he declared Dr. Campbell elected unanimously.

Amid applause Dr. Campbell was escorted to the President's chair by Drs. Moore and Harris, and addressed the Council as follows:—

Gentlemen of the Council,—I thank you very much for the honour you have conferred upon me in electing me to the office of President of this body. It must always be felt as an honour by any person to be placed for the time being at the head of his profession or calling; and when the selection comes, as it has in this case, unsolicited,

of your own free will, without any canvassing, or log-rolling, or scheming of any kind by myself or by my friends, the honour is all the more appreciated. I thank you very much for it. I shall endeavour, to the best of my ability, to so perform the duties of the office that at the expiration of my term you shall have no cause to regret the action you have taken.

Dr. Bergin—I move, seconded by Dr. Bray, that Dr. Philip, representing the Erie and Niagara division, be Vice-President for the ensuing year. I need scarcely say that Dr. Philip's merits are known to every member of the Council; he has been a long time a member of this body, and has filled a very important position to the great advantage of the Council—I refer to the chairmanship of the Finance Committee. He possesses all the qualifications necessary not only to fill this chair, but in due course of time the chair to which you, Mr. President, have now been elected with the unanimous voice of this Council.

Dr. Bray—I have great pleasure in seconding that nomination. I have known Dr. Philip ever since he has been a member of this Council, and I am sure you will all agree with me that he has performed the duties pertaining to a representative, and particularly a territorial representative at anyrate, to the satisfaction of this Council, and I think to the satisfaction of the electorate in the constituency he represents; and am quite satisfied he will fill the position of Vice-President of this Council ably and well. And it therefore affords me very great pleasure to be granted the opportunity of seconding Dr. Philip's nomination.

On motion, Dr. Bergin was asked to cast a ballot, there being no further nominations, and on the ballot being examined by the President he declared Dr. Philip elected unanimously.

Dr. Philip—I feel very deeply indebted to the members of the Medical Council for the confidence which they have reposed in me in electing me to the high position of Vice-President of the Council. I do not think there is anything which a professional man will more desire, especially a medical man, than to know and to feel he enjoys the esteem and confidence of his fellow-practitioners; and it is very gratifying to my mind to be shown this mark of confidence and esteem by the members of this Council in electing me to the office of Vice-President, more especially as I have been upon the Finance Committee, thus expressing confidence in the chairman of that committee and the members of that committee. With Dr. Campbell, as President, in the chair, the duties of my office will be light no doubt; but such as they are I will endeavour to perform to the best of my ability. Gentlemen of the Council, I again thank you very heartily for this high honour you have now conferred upon me.

Dr. Bray moved, seconded by Dr. Bergin, that Dr. Pyne be reappointed Registrar for the ensuing year.

The President put the motion, and there being no other nominations, declared Dr. Pyne unanimously elected Registrar.

Dr. Philip moved, seconded by Dr. Rogers, that Dr. Aikins be reappointed Treasurer for this Council for the ensuing year.

The President put the motion, and there being no other nominations, declared Dr. Aikins unanimously elected Treasurer.

Dr. Bray moved, seconded by Dr. Johnson, that Mr. B. B. Osler be reappointed Solicitor of this Council for the ensuing year.

The President put the motion, and their being no other nominations, declared Mr. Osler unanimously elected.

Dr. Bergin moved, seconded by Dr. Moore, that Alexander Downey, C. S. R., be reappointed Official Stenographer of this Council for the ensuing year.

The President put the motion, and there being no other nominations, declared Mr. Downey unanimously elected.

Dr. Henry moved, seconded by Dr. Orr, that Drs. Day, Thorburn, Bray, Williams, Johnson, Bergin, Harris and Logan be a committee to strike the standing committees for the ensuing year. Carried.

Dr. Bergin—I might say to the Council, Mr. President, with your permission, that the Convocation of the Toronto University is to be held about this hour and that a very interesting address will be delivered by the Vice-Chancellor, Mr. Mulock, this afternoon, upon "Medical Science," and he will be very glad to see such members of the Council as can make it convenient to go to the Pavilion in the Horticultural Gardens.

Dr. Day moved, seconded by Dr. Ruttan, that the Council do now adjourn for ten minutes to wait the report of the Striking Committee. Carried.

On the Council resuming after adjournment, Dr. Henry presented the report of the Striking Committee, naming the various committees as follows:

Registration Committee—Dr. Rosebrugh (chairman), Dr. Johnson, Dr. Moore, Dr. Orr, Dr. Vernon.

Rules and Regulations—Dr. Day, Dr. Fowler, Dr. Luton, Dr. Thorburn, Dr. Miller.

Finance—Dr. Thorburn, Dr. Fulton, Dr. Henderson, Dr. Ruttan, Dr. Williams.

Printing—Dr. Johnson, Dr. Fenwick, Dr. Henry, Dr. Luton, Dr. Britton.

Committee on Complaints—Dr. Fowler, Dr. Johnson, Dr. Henderson, Dr. Miller, Dr. Henry.

Education—Dr. Harris (chairman), Dr. Bergin, Dr. Bray, Dr. Geikie, Dr. Logan, Dr. Moore, Dr. Rogers, Dr. Thorburn, Dr. Williams.

Property—Dr. Britton, Dr. Henry, Dr. Thorburn.

Executive—Dr. Campbell, Dr. Philip, Dr. Johnson.

Dr. Henry moved, seconded by Dr. Orr, that the report of the Committee be received and adopted. Carried.

### Notices of Motion.

- No. 1. Dr. Thorburn, to instruct the Education Committee to amend regulations by setting forth the qualifications necessary for lecturers in the various Schools of Medicine upon the various subjects.
- No. 2. Dr. Fowler, re the acceptance of graduates from the Military College as matriculates upon paying fees and proving identity.
- No. 3. Dr. Philip, re appointment of committee to consider advisability of establishing examination for the graduating of nurses.
- No. 4. Dr. Rogers, that he will move to change divisions Nos. 15, 16 and 17 in schedule passed in the Medical Act of 1893.
- No. 5. Dr. Harris, re instruction to Education Committee to define subjects, number of lectures, demonstration, etc., for summer session.
- No. 6. Dr. Bray, re the slanderous editorial appearing in the Mail, of 13th June, upon Medical Council of Ontario.

Communications and petitions were then read, received, and referred to a committee to report upon same:

From J. D. Fontaine, B. L. Bradly, Wm. Ewing, N. J. Bricknell, J. D. Smith, D. Macnee, E. W. Tonkin, O. C. Edwards, and the Editor of the *Lancet* and of the *Practitioner*.

Referred to Finance Committee.

From J. P. Hubbard, S. H. Large, W. E. Brown, E. W. Goode, J. A. McNaughton, L. Lapp, J. B. Ferguson, W. J. Arnott, D. J. Dunn, R. T. Corbett, A. B. Parlow, A. B. McCallum.

Referred to Committee on Complaints.

From Sir Oliver Mowat, Hon. R. Harcourt and Dr. P. H. Bryce.

Referred to Committee on Rules and Regulations.

From Thomas Bradley, W. F. Cunningham, H. B. Small, T. J. Coldwel, J. J. Davis, A. C. Halter, C. S. Proctor, George D. Porter, C. O. Fairbairn, Dr. Waugh, A. A. Metcalfe, A. G. Fletcher, W. A. McIntosh, Duncan McCallum, D. Jamieson, H. G. Williams, W. J. Beatty, A. Johnston, H. H. Millbee, J. R. McRae, F. McKinnon, J. A. Brown, M. Haight.

Dr. Rogers inquires why names of A. G. Allen and T. M. Macfarlane, members of the College of Physicians and Surgeons of Ontario, do not appear upon the Ontario Medical Register for 1892.

Referred to Registrar for reply.

Dr. Henry asks who was responsible for the gerrymandering of the constituencies by the new Medical bill, and is referred by the President to the Chairman of the Legislative Committee for reply.

Dr. WILLIAMS—Unfortunately the Legislative Committee do not know very much about it. The members of the Council are aware the bills were introduced into the Ontario Legislature without the sanction of the Legislative Committee, and attached to those, or at least one of those, was a schedule which proposed a rearrangement of a large share of the constituencies. That matter was brought up before the committee to which that bill was referred in the House and was dealt with by that committee. We had friends, of course, in that committee who endeavoured to see that the arrangement would be as equitable as possible, but unfortunately our friends were not able to get all their own way, and things were carried in that committee that were not sanctioned either by our friends nor would they have been sanctioned by any of our selves had we had a voice in the matter, but as a matter of fact we had no voice and they were not able to control the matter as they would like to have done. I have no doubt at all that they endeavoured to secure the best possible arrangement they could under the circumstances.

The report for the year of the Prosecutor of the College was read, and also the Prosecutor's report as to members of the College who were charged with unprofessional conduct. The report, on motion, was referred to the Committee on Discipline.

On motion of Dr. Harris, the Council adjourned to meet again at 10 o'clock a.m. on Wednesday, 14th June.

### SECOND DAY.

WEDNESDAY, June 14th, 1893, 10 o'clock a.m.

Medical Council met in accordance with motion for adjournment. The President in the chair called the Council to order.

The Registrar called the roll. All present except Sir James Grant. Minutes of last meeting read and confirmed.

Motions of which Notice has been. Given at a Previous Meeting.

Dr. Fowler moved, seconded by Dr. Moore, that graduates of the Royal Military College be accepted as matriculants of the College of Physicians and Surgeons on proving their identity and paying the usual fees.

Dr. Fowler—In moving this resolution I think it is probably not desirable for me to make any remarks upon this matter to any extent, as I think it will be well to refer it to the committee either on Registration or Education. I would just say I feel convinced, from a long connection with medical education, that it is not so much the special subjects which are passed upon that are of importance, but the fact that the student has had mental training; and it seems to be conceded that the mental training gained in the Royal Military College must be fully equal to the requirements for those who commence the study of medicine, and I therefore propose this motion.

Referred to Education Committee.

Dr. Philip moves, seconded by Dr. Henry, that a committee be appointed by the President to inquire into the advisability, or otherwise, of the Medical Council taking under its charge the examination and granting certificates to the graduating nurses of the various hospitals in the Province and send in a report during the present session of the Council.

Dr. Phillip—As it is at present we have a good many hospitals throughout the provinces, in some of the smaller cities and towns, that have their own training schools attached to them, and they grant, on an examination by the Local Board, certificates to nurses. The object of my motion is to inquire whether it is advisable, or whether it is feasible, or whether the Council have power to grant under proper provisions, which would be inquired into, a certificate in order to make the certificate held by the nurses of more value than a certificate from the local hospitals. At the present time there are a good many—I know in Brantford we have an hospital, and a pretty large hospital too, and we graduate some nurses there every year, and a good many of our nurses have gone to Buffalo, Detroit, and other places, and if nurses in thus going out had a Provincial certificate with the "hall mark," so to speak, of the Council upon it, it would be a great advantage to them, instead of merely obtaining the certificates, as they do now, from the various hospitals. This might be done, I thin, without any expense to the Council. Of course this scheme would have to be elaborated upon by the committee to which it may be referred. I do not think it would cost a single cent to appoint the gentlemen who now compose the Local Board of Examining Physicians. I noticed a little paragraph in a newspaper, to the effect that legislation would be asked in connection with the Kingston Hospital, from the Government, to permit the issue of trained nurses' certificates by hospitals having one hundred or more beds, to nurses trained in such hospitals. The Committee can inquire into this, and I would like the President to appoint a committee; and if the scheme is not feasible to carry out at present session of the Council I might alter my notice

of motion to read, that the Committee report at the next meeting of the Council, but for the present I will leave the motion as it is.

Dr. Britton—Have any overtures been made by any of the hospital authorities regarding this matter? I ask this because if we were to take the initiative it might possibly appear to some of the hospitals that we were rather exceeding our duties. I should be most pleased to fall into line with this motion, provided we were sure that the hospital boards were inclined in the same direction and had said anything concerning it, because otherwise they might construe such an action on our part as a reflection upon the certificates which they have already granted.

Dr. Philip—The authorities of our hospital in Brantford have spoken about it, and there is also this paragraph I have referred to in the newspaper about the Kingston Hospital.

Dr. Britton—Might I suggest that the motion be worded differently—that a committee be appointed to confer with the directorate of the different hospitals to see whether or not they approve of such a scheme, and if they thought it would be any advantage to them; the endorsation of their certificates being a benefit to their nurses; in that event I should be only too glad to give it support.

Dr. WILLIAMS—I think in the meantime our acts of parliament do not give us any such power. And if we had any thought of taking such action, one of the first things we should have to do would be to go to the Legislature and seek for power to deal with it. I think at the present time we have quite enough to do to deal with matters that come under our own acts and that we have full control of. We certainly have not any control, or right, or power under those acts to interfere in any way whatever; and that being the case, the only way we could get it would be by seeking fresh legislation, which I think at the present time would not be a very advisable course to pursue.

Dr. Rogers—I was about to make the same remark, that under the Medical Act we, as a Council, have no power whatever to grant certificates to nurses; there is no section, or part of a section, or word in the Act which would allow us to do so; and, as Dr. Williams has said, before we could undertake this task we should have to go to the Legislature and get power; and while personally I quite agree with all Dr. Philip has said as to the necessity of putting nurses on one footing, as it were, still it seems to me this Council have about all they can do if they attend to the affairs of the medical profession, and I think myself that we have no power to do this work, and it seems to me the motion is of no avail.

Dr. Logan—In order to avoid general discussion upon this matter at the present time, it strikes me that it would be better, and it would give consideration to Dr. Philip's idea, to refer the matter to some of our committees, such as Education or Registration.

The President—The motion is simply the appointment of a committee to inquire; it does not commit the Council to anything whatever.

Dr. Rogers moves to have this motion referred to the Education Committee.

Dr. Moore—The Education Committee has enough to do.

Dr. Harris—The Education Committee will have a great deal of work to do, and I think perhaps Dr. Philip's suggestion to refer it to a small special committee, say of three, to consider and report this session. I must say I am heartily in accord with Dr. Britton's remarks on this subject, that I think it would be well to have the suggestion come from the Board of Directors of one or more of the different hospitals in the province. I think Dr. Philip said it had come from the Board of Directors of the John H. Stratford Hospital, at Brantford.

Dr. Philip—They spoke to me about it. They did not send any official communication.

Dr. HARRIS—But I think Dr. Philip's motion can be referred to a small committee, which would be the most proper thing to do.

On the motion being put by the President, he declared it carried.

The President then appointed as a committee, Drs. Philip, Henry, Day, Luton and Willliams, to consider the motion and report.

Dr. Harris moved, seconded by Dr. Ruttan, that the matter referred to by the mover of this resolution at last session, re summer session course, be sent to Education Committee for consideration.

Referred to Education Committee.

Dr. Pyne—In reply to an inquiry of Dr. Rogers, as to why the names of Drs. A. G. Allan and T. M. Macfarlane do not appear on the register, I wish to state I have looked the matter up, and I find the name A. G. Allan did not appear on the register for 1892, as he had been reported to me as dead, and I have marked him in my register as dead, and therefore dropped him out of the new register. The name of T. M. Macfarlane does not appear on the register. I think what is intended by Dr. Rogers is the name of Matthew Thomas Macfarlane, who formerly lived at Ridgetown and now lives at Fitzroy Harbour. His name does appear in the present register; it is a mistake in the initials; but he appears as living at Ridgetown, instead of Fitzroy Harbour, to which latter place he moved since the publication.

Dr. Rogers—He wrote to me that he could not find his name in the book.

Dr. Geikie-With permission of the Council, I wish to give notice

of motion, seconded by Dr. Britton, that every candidate for the final examination of this Council will be required to present, with his lecture tickets, a certificate of having undergone and passed an examination of the Medical College or school he has attended at the close of his third winter session on medical and surgical anatomy, general pathology and bacteriology, medical jurisprudence, including toxicology and mental diseases, principles of medicine, principles of surgery and sanitary science. This examination shall not in any way interfere with those required by the Council.

Dr. Britton—That he will move that therapeutics be embraced in the final examination, instead of the intermediate examination.

Dr. Orr moved, seconded by Dr. Henry, that the list of names of the Finance Committee be amended by striking out the name of the mover, Dr. Orr, and substituting therefor the name of Dr. Williams. Carried.

Moved by Dr. Harris that the Council adjourn till 2 o'clock p.m. Carried.

### AFTERNOON SESSION.

WEDNESDAY, June 14th, 1893.

The Council met at 2 p.m., in accordance with motion for adjournment.

The President in the chair.

The Registrar called the roll. All were present except Sir James

The minutes of last meeting were read and confirmed.

Communications were read from W. O'Connor, M.A., M.D., and M. Embree, and referred to the Education Committee; and from Messrs. Eastmure and Lightbourn, which was referred to the Finance Committee.

Dr. Thorburn moved, seconded by Dr. Moore, that inasmuch as the foot note on page 12 of the annual announcement of 1879-80 has been inoperative for thirteen years, it is declared by this Council now as rescinded, in order that no doubts may remain in reference to it.

Dr. Bergin—I would like to ask before rescinding that order, if it is retained as a rule of the Council whether it will affect any teacher anywhere.

Dr. Thorburn—It will affect and has affected. It has been a dead letter inasmuch as we have been accepting certificates from McGill, and there are numbers of certificates from the United States

and from other countries which we have been accepting where the teacher has not been a registered practitioner in Ontario. The schools here, to a certain extent, have been in the same position. It would place us in a very awkward position if we refused to accept such certificates; for instance, it would rule out all outside provinces and countries. I think it is a bad principle to have a law that you do not or cannot enforce.

The President—That is not our law now. We are governed by the regulations in our last announcement.

Dr. Thorburn—Is it rescinded?

The President—It is practically rescinded.

Dr. Thorburn—I would like to move that it be rescinded, because there is some doubt existing in the mind of our Registrar; for instance, he didn't know how to act in this matter; it was for that purpose I wanted a decision of the Council in the matter. I have been talking it over with my friend, Dr. Moore, and others, and we thought the best way to settle the matter would be by a vote of the Council.

Dr. Bergin—If we have not been acting on it for ten or twelve years, and have been accepting these certificates, we had better set ourselves right.

Dr. THORBURN—I think we ought not to have a law that we do not enforce.

Dr. Bray—Isn't that already rescinded? Does not the announcement for each year rescind the announcement of the past year?

The President—That is what I should hold myself.

Dr. Thorburn—It is as well not to have anything on our statutes that is liable to future discussion.

Dr. Moore—There can be no harm in voting on it anyway.

Dr. Bray—Before that is put to a vote I think it should be thoroughly understood what it means, and what it is intended to cover; according to that, any man can teach in any of our schools whether he is a practitioner or not, and I do not think that is the intention of the Act. While I am not opposed principally to that, I think there would be an injustice done to the schools in Ontario if that was carried out; still at the same time I don't think you want it to go to the profession that anybody can teach in a school, whether they know anything about medicine or not; and I think myself that the words "registered practitioner" should not be there, but there might be something inserted to the effect, that the man should have a degree from some recognized university. The law is indefinite as it is now; we can't compel anybody in the United States, in the University of Michigan or elsewhere, or even in McGill, to come

here and register before acting as a teacher, and it is imperative as far as that goes, but we can say that every man who teaches shall have a degree in medicine from some recognized university.

Dr. Bergin—Yes.

Dr. Moore—No. This has been a dead letter; and it is simply brought forward now to remove a doubt that existed in the mind of the Registrar, and probably one or two others. It has been inoperative for thirteen years. It is a measure that we never could make operative, and quite properly has it remained inoperative and ineffective, and it is only to just clear up the doubt that we propose the motion that is now before you.

Dr. Bergin—It strikes me at this moment, Mr. President, there is a case where I can well understand if this rule were to be enforced it would bring about a very great friction between the schools and educational institutions in the Province of Quebec and our College. I understand that Professor Adami, who teaches pathology in McGill University, does not hold a degree in medicine, and are we to refuse to accept his certificates simply because he does not happen to hold Are we to prevent students from McGill a degree in medicine? coming here and registering, if they pass an examination, because this gentleman does not happen to be a registered practitioner in the Province of Ontario? Then take the professor of surgery and the professor of anatomy in McGill, who are not registered practitioners of any Medical College, are not registered practitioners in Ontario, and if this rule were to be enforced we could not accept the certificates of these gentlemen.

Dr. Bray—You have been doing it right along.

Dr. Bergin—Then make it plain. We should not keep on our books a law that is not enforced.

Dr. Britton—I might mention that not only is there one instance of that character in McGill, that of Professor Adami, but there are also Dr. Roddick, professor of ophthalmology; Dr. Sheppard, professor of anatomy; Dr. Brown, professor of clinical medicine; Dr. Laflure, professor of clinical medicine; Professor Robert Craik, Dean of McGill; Dr. Cameron, professor of obstetrics—men that we think a great deal of and men who are a credit to their College, all are minus that plume which they might perhaps with credit to themselves have, that is the license from our own College of Surgeons. But at any rate, to cut the matter short, there are only three professors in McGill University, I believe, who are members of the College of Physicians and Surgeons of Ontario; and unless this rule be rescinded and that rescinding placed in so definite a form that the Registrar will have no doubt in his mind, it is quite certain there will be a conflict between ourselves and the schools, which we don't desire. At present there

is sufficient competition among the different schools to insure they will at least try to keep up a fair standard; there is a necessity on their part that they keep up to the standard laid down by us, and that very feeling of emulation that exists between the schools will lead them to seek for and select the best men they can, either inside or Professor Ramsay Wright, lecturer on outside the profession. physiology and bacteriology in the Toronto School of Medicine, whose ability I think nobody here will question, is not honoured with a license from this license granting body; and I don't know that any one of us would wish to see a rule retained which would say that Professor Ramsay Wright is not qualified to grant a certificate that a student has attended a certain number of lectures properly delivered on physiology. I am very much in favour of the Council making it a plain statement that the rule which has been virtually out of existence for twelve years is rescinded. It has never, that I know of, been definitely so stated in the Council.

Dr. ROGERS—I think there is a lot of misunderstanding. I have just now read the rule, and I think the rule says "certificates from teachers in Ontario"; the plain ruling of the foot note does not refer to teachers outside of the Province of Ontario; it may, it is true, refer to Professor Ramsay Wright; I don't know whether he is a doctor of medicine or not.

Dr. Thorburn—It is not Ontario, or any other place; it is merely a rule that is not enforced.

Dr. Rogers—While undoubtedly the rule should be that a man teaching any branch of the profession of medicine in Ontario should be a registered practitioner of Ontario; that rule does not apply, as I read it, to teachers outside of this Province.

Dr. Britton—It applies to anybody.

Dr. Thorburn—It does not refer to Ontario or Canada or anywhere.

Dr. Britton—It refers to anybody from whom a certificate is received.

The President—If you adopt this resolution you leave it uncertain whether any of the old rules that appear in the old announcements might not still be force; you are undertaking by this resolution to repeal a law which has been repealed long ago; the curriculum for each year is practically repealed when you adopt a new curriculum. I rule that that rule is not a rule of the Council and has not been since 1879-80; and my ruling will be the opinion of the Council unless it is appealed from and overruled.

Dr. Bergin—I do not agree with you in that the announcement of this year will repeal all former announcements, because there is

embodied in these by-laws a large amount of material that is not new this year.

The President—All that is not embodied in our regular laws, but any foot notes or regulations in the announcement are necessarily repealed when you adopt a new one.

Dr. Bergin— It may be so, but I do not think so.

Dr. Thorburn—Your decision, Mr. President, of course will be recorded.

The President—That will be recorded and will serve the purpose without raising new doubt.

Dr. Bray moved, seconded by Dr. Philip, that this Council desires to express their surprise at, and disapproval of, the disgraceful and slanderous article which appeared in the columns of the Toronto Daily *Mail* under date of June 13th, 1893, and at the same time brand it as false, malicious and misleading, reflecting as it does not only on the Medical Council but also on the Government of Ontario, and more particularly on the medical members of the Legislature.

Dr. Bray—In introducing this motion I did it with the view of this Council giving expression to its views upon this article and other similar articles that have appeared from time to time in the secular press as editorials and communications. While it has been stated to me that the best way to treat these things is with silent contempt, I think that we have been a long-suffering Council; I think we have been treating them in that way too long. As far as the Council, or the individual members of the Council, are concerned, it matters not to us, because we know the inwardness of, and where these things spring from and the reasons that give rise to these But this is not so with the public and the general profession; and if we allow these things to go on any longer, the public and the profession who do not know will naturally believe them—a great many will believe them unless there is some contradiction or some expression of opinion given by this Council, the authorized representative of the profession—and I think that while some of those things might be treated with contempt, an article of this kind should not be; and I move this resolution for the purpose of giving every member of this Council an opportunity of expressing his opinion, and to have those opinions published broadcast.

Dr. Fowler—I quite agree with Dr. Bray in saying that we should not treat the matter with silent contempt, but I think we should use expressions of a less forcible character. I think we should speak in a manner to express those views without using such very strong language. The language, in my opinion, is altogether too strong, and we can express our views in a much more temperate way.

Dr. Harris—For my part I am entirely in accord with Dr. Bray. I do not think he has made his motion too strong. I do not think it could be made too strong. We have been very badly treated, as a Council, by the *Mail* newspaper—this very paper that has published the article referred to,—and I think it is high time this Council should rise up and defend itself in some way against false accusations of that kind. I think the resolution is the proper thing; I think it is properly worded, and not at all too strong.

Dr. Britton—I do not know that I should stand up to say a word regarding this were it not that there is a direct and personal charge, something more than bare insinuation, made against the members of the Legislative Committee of this Council; that the Legislative Committee last year wasted the funds of this Council and the funds of the profession. I was not a member of the Legislative Committee last year excepting by invitation; when the Committee met and approached the Legislature they asked my friends, Dr. Johnson and Dr. Geikie, and myself to join in with them and to use what influence we could; and therefore I personally hold myself quite as much responsible as I would hold any member of that committee as appointed by this Council; therefore, indirectly, I was a member of the Legislative Committee of last year, and directly by appointment I was a member of the Committee of this year. For a whole year we have been deluged with entire columns of insinuations, and I must say there were a good many prevarications and a few infernal untruths in those communications that came to the daily *Mail*. Some of us took time to read them; some of us could not find time to wade through the mass of rubbish. Now here we have before us a direct charge that not only have we conducted ourselves in an unseemly manner, but we have gone so far as to give a very expensive champagne lunch to several members of the Local Legislature, and the insinuation is that it was done for a set purpose. All I have to say is, that although I am not extremely fond of champagne, I am very sorry that it was done behind my back, for I do not know anything about it.

Dr. Day—Do you admit it was done?

Dr. Britton—No. The gentlemen who were associated with me on the Legislative Committee were perfect gentlemen.

Dr. Day-Your language would infer that it was done.

Dr. Britton—Had you awaited the completion of my sentence you would have inferred differently. I do not think any member of the Committee is low enough, degraded enough, bar-room frequenter enough, to give a champagne supper or any other kind of supper to members of the Local Legislature for the purpose of securing their influence on the side of this Council. I might say I had a conversation with one of the legal fraternity to-day and this matter casually

came up (he had read this editorial) and he called it an infamous thing; he was astonished the *Mail* had ever introduced it. I said, "what do you think about it from a legal standpoint?" He said, "considering everything, I think the Council has a very strong ground for legal action against the *Mail* newspaper." (Hear, hear.) And personally, unless a most ample apology is made for the insertion of that editorial, and in as public a part of the paper as that in which the editorial appeared, so that the profession at large and the public will know we are gentlemen and not blackguards, I would favor going as far as possible towards securing a conviction for criminal libel against the *Mail* newspaper for the course it has taken.

Dr. Philip—I would just say, as the seconder of Dr. Bray's resolution, that I quite agree with the resolution as it is worded. I speak as Chairman of the Finance Committee, and I can say for the members of the Finance Committee that when the matter of passing the accounts of the Legislative Committee came before us, we investigated every single account brought before us; and we gave, according to the regulations of the Council, the usual per diem allowance to the members of that committee, and nothing more, and nothing of the kind referred to in this article came out; and if it had, I am sure every member of the Council would have opposed the passing of any such item in the accounts. I can speak in strong language on this. I, myself, think Dr. Bray's resolution is not at all too strong; the article is an infamous one, written without any just cause whatever, and I think if the *Mail* is a wise newspaper it will withdraw it, because the facts are entirely against it; and in saying this, I speak as the chairman of the committee who investigated the accounts.

Dr. Moore—I have the honour of being a member of that committee, and I brand this article as being a lie, and one manufactured out of whole cloth. No champagne supper was given, nor was any other kind of a supper given, nor was any undue influence of any kind used upon the part of this committee with the members of the Local Legislature. I do not think we can denounce this article in too strong language. We are charged with not only misappropriating the funds of this Council, but are charged with stealing; for the article says, if I remember right, that some person pocketed a certain amount of this \$614; and if I remember right, it also says there were mutual recriminations between members of this Council regarding this, which I brand as another falsehood. Any influence we have used with the members of the Local Legislature was of the fairest and most honourable kind, and not one penny of the funds of this Council was paid out, that I know of (and I think I know of every dollar and cent that was paid out), towards intimidating, treating or influencing that body in any shape, manner or form; and I think

it is disgraceful that this paper should not only charge this Council and the committee, as they have done, but also the members of the Local Legislature, with being influenced by a champagne supper. I want to put myself on record in this matter, and I will go this far, I heard a lawyer say to-day that he thought we had good grounds and very good grounds, for an action; and I agree with Dr. Britton, that so far as I am personally concerned, I will go as far as I can towards securing a conviction against the paper that has published such an infamous article as this is.

Dr. Thorburn—Last year, in 1891-92, I had the honour of being Chairman of the Legislative Committee, and therefore ought to know everything that was done in connection with those committees, and I can only characterize the statement published in the *Mail* newspaper as a gross fabrication from beginning to end; there is no truth whatever in it. As to taking action, that is an open question; I do not know whether it would be a wise thing.

Dr. Britton—Unless we get a full and ample apology.

Dr. Thorburn—It is a question whether it would be worth our while to fight in court, stirring up mud and dirt.

Dr. Moore—There is none to stir up.

Dr. Bray—We may stir up some, but it won't stick to us.

Dr. Day—You are not so sure of that, it sticks sometimes where it should not.

Dr. Thorburn—That is an open question. I can only characterize the statement as utterly untrue.

Dr. Rogers-Mr. President, in rising to speak to this motion, I confess, at the outset, it meets with my hearty approval. I was a member of the Legislative Committee for 1891, and with others I came to Toronto to endeavour to get the Medical Act amended in the way which we considered was in the interests of the whole profession of medicine. In getting legislation of any kind surely any person with common sense can see that it costs some little money; if, for instance, the municipality of London, Ontario, wished any part of their Act amended it would be necessary for that body to send a deputation a legislative committee, if you like-consisting of the mayor and two or three aldermen and the solicitor, to Toronto, in order to get such legislation; and it is not conceivable that that could be done without cost; and just as that would cost some money, so it would cost a certain amount of money to get legislation on the part of any municipal body, as it does on the part of this body. It must be remembered that the idea the Council had in seeking the legislation they did in 1891 was, first, they sought to get the Act amended so that they could control matriculation examinations; in the second

place, they sought legislation that they might be able to collect the outstanding dues without the great cost and expense and disgrace of going into the Division Court. At that time there were thousands of dollars of outstanding dues owing to the Council, and we could not collect them, unless we got some means the way we did in the legislation of 1891. Surely the object of the Council then in seeking that was to make the profession of medicine better in the Province of But ever since we got the legislation which suspended a number for non-payment of dues, we have met with calumny and with the greatest amount of abuse from certain quarters, from quarters which we might have expected it from; that is, from men like some of those who formed the Defence Association, men who refused to pay their annual and honest dues; and it is to be regretted, and very bitterly regretted, I think, that a great newspaper like the Mail, a paper which undoubtedly wields an enormous influence in the Province of Ontario, should become the gutter for the vile stuff which has been poured into it for the last number of years against the Medical Council, against the executive body of the great profession of medicine of this province. This paper has been nothing less than the gutter in which that stuff has fallen; and when we come together this year, on the first and opening day of our meeting, we find an editorial in this paper, directed against the executive body, elected by the medical profession, and sent here to do their work. If the medical profession have any fault to find with us it will be only a short time till they can turn us out, and surely we might have been left alone, instead of being trampled on and insulted in this way. I can speak only as far as I know in regard to this matter from the members of the profession in my own division, and I can truly say this, that the whole course which the Mail newspaper and Defence Association have adopted, has not been with the approval of the profession in my division. We admit that we have faults, but the medical profession, while admitting that we have faults and are only human, say we are quite capable of correcting these faults within ourselves. It seems to me the idea put forth by some of the members in speaking, is correct; I think this way of treating a newspaper like the Mail, with silent contempt, is not correct; I think the time has passed when silent contempt is correct. If this article is anything it is libellous; if it is not libellous, then it is not possible for a newspaper to publish an article which is libellous; if it is libellous, and we stand by tamely, like so many chickens, and allow our personal honour (because that is involved in that article), to be insulted, then, I say, we cannot expect to have the respect of the profession of medicine throughout this province; and I maintain we ought to put this matter before our solicitor, and if he gives us the advice that it is libellous, to start and go ahead, and make them apologize and retract what

they have stated. I brand as false, in every sense of the word, that there was any money spent for champagne or otherwise, by the Legislative Committee, in 1891, in getting the Medical Act amended. I brand as false that there was any undue influence used. I state emphatically that the doctors in the House on that occasion were in favour, almost to a man, of giving us the legislation we got. I state emphatically there was nothing done in any way, shape, manner or form, but what was fair and above board and honest in getting that legislation. I state also that the legislation was asked for for the benefit of the whole profession of medicine of Ontario. We asked for nothing that was wrong; nor would the doctors in the House, or the Premier of Ontario, or the members of the Legislative Assembly, have given us any legislation which could be in any way approached under the category which is indicated in this article. I wish to state this because the time is close at hand when there will necessarily be an election in the profession of medicine for the members of this These statements going out will be read by many members of the profession, and they have already gained a certain amount of prejudice against this Council, owing to the unwarranted and unworthy statements made from time to time by the Mail, and I am very sorry and regret very bitterly to see a paper which we all like to respect stooping to such a level as to have become the gutter for all the rubbish which has been poured into it against this Council for the last number of years.

Dr. Bergin—I have just read the article hurriedly and hastily and I find it is so full of misstatements, not to say falsehoods, that I think it perhaps affords its own best refutation (hear, hear). The extravagance of the article shows that after all it is a mere exhibition of weak rage on the part of some one belonging to the so-called Defence Association, because that Association failed in accomplishing any of its objects, and because it obtained from the Legislature a portion only of that which the Legislative Committee of this Council offered to them in September last. As this article will show they aimed at the utter destruction of the Council. In this exhibition of rage the writer is so carried away as to say the Legislature had sounded the death note of the Council; he charges us with having instituted 1184 Division Court suits, before the legislation of which they complain, namely, the legislation which was devised to compel dishonest men to pay their debts; and the only way in which we could compel them, because they disregarded the judgments got against them in the Court; and we thought too highly of the honour of our profession to bring them before the judges upon the judgment summons. And that very charge that he brings against us, if it were true, which it is not, would justify the Council in asking for that legislation which, not only Osgoode Hall and the College of Pharmacy and other public

institutions have, but which all clubs have of compelling men who do not pay their dues to leave their club. This is all that we ask. It is that to which no honest man will object; and no honest man ought to object nor ought any man claim to be a member of a body whose annual dues he refuses to pay. He ought, if he has any self respect, and I contend these men had no self respect (hear, hear), when they instituted the slanders that they have for three or four years past been circulating through the country, slanders which never would have been uttered by these men had we not put upon the statute book a law which compelled them to pay their debts; and these men, in making these charges against the Council, forgot that during all the years they had been supporting the Council, they had been casting their votes for the members who represent the profession in this Council, they had been a party consenting to everything the Council did and never an objection; and yet how can these men claim to have done their duty by the profession if during all these years they allowed us to perpetrate all the rascalities with which they charge us. I cannot imagine what sort of a mind the man has who penned this article; it is not the writing of a man inspired by a good motive, not the writing of a man who loves his fellowmen or of a man who holds high the honour of his profession. Men ought to stand by their own order; this man does not; he vilifies it (whoever he is), and he does not hesitate to state as truths things which he knows to be untrue; for instance, he charges this Council with having excluded reporters from its meetings; and yet this Council, so far from having excluded reporters, two or three years ago, in order that the profession outside might be fully informed as to what is being done here in this Council, although it involved a large amount of expenditure, did not hesitate to employ a shorthand writer and give the proceedings to the profession at large; and it continues that. Only yesterday we re-elected our official stenographer to give the work of this Council to the public that they might know who does the work in this Council, and the reason why the work is being done. He charges us with having improperly influenced members of the Legislature; that is a broad and general charge. We as broadly and as widely brand that as a falsehood. He charges this Council with having expended large sums of money belonging to the Council in champagne suppers; this same charge has been made previously to this; and we were charged at other sessions with junketting and spending large sums of money belonging to the Council; if he confined himself to that I do not suppose the members of this Council would care very much, because the very fact that the charge is made refutes it. We are a body of gentlemen. We have been a great many years here in this Council and our proceedings are well known. I believe the majority of us are known to a large number of the

citizens of Toronto, and if we spent our time in rioting and drinking, the public press would have been filled with it long ago, but there is nothing of the kind; and the public know that it can't be true. It might be said that we ought to take criminal proceedings because of this; well, I do not think that we require to go that far; consider what this gentleman has said over his own signature, because, no doubt, it is said by the same man who has been writing long letters in the Mail. There can be no doubt in my mind that a jury asked to give a verdict that would consign the proprietors of the Mail to prison would not convict; I think you would fail; and to fail would be to do us a great deal of harm; it would injure the Council very much. It would be said that out of revenge because five territorial members are being added to the Council we brought a criminal action against Mr. Bunting. Whilst quite satisfied, as Dr. Bray says to the Council, that this article is libellous, I do not think—I may be wrong—that we stand in so poor a position before the public of this country that we ought to ask for a criminal conviction of the proprietor of this journal.

Dr. Bray—The remarks of Dr. Bergin might apply were this not an editorial; if it were a communication it would be only expressing the views of one individual, but this is a different thing; it is a leading article in one of the leading papers of this country; and it is supposed to reflect the views of the managers and leaders of that journal, therefore I do not think the Council, in justice to itself and its constituents, ought to allow this to pass unnoticed. I do not think we are going to take an action; my object in bringing it up was that the Council might express their views on it, and express their disapprobation. It will be published (perhaps not in the Mail) before the public. But if we were to allow this leading article to go before the country without contradiction, the people might believe it, and they would have reason to believe it, because it charges us directly with all kinds of fraud; I do not think it is necessary for us to go into a criminal prosecution, although I think we should, for possibly the paper could be made to retract. While we believe it is from the pen of the man who has written these articles, when he signed his name it was all right enough, but this reflects the opinion and the views of this paper, and this paper goes into thousands and thousands of homes in this country, I think we would be doing ourselves a great injustice not to stamp this as it should be stamped.

Dr. Bergin—You misunderstand me, Dr. Bray; I concede that this resolution should be passed by the Council; that is an entirely different thing from engaging in a law suit. Whilst I think we were bound, in defence of our honour, to pass a resolution of some kind contradicting the article, it is another thing to bring an action against the paper.

Dr. Day—Mr. President, while agreeing that the article is away beneath contempt, there is not, so far as I know, a solitary sentence of truth in it; that we all know, everybody knows that, I think that a merely denunciatory resolution by this Council would be all that is necessary. I have no objection to the wording of the resolution; you cannot make the wording too strong to be truthful, because there is no possible foundation for any one charge that is made there, not the slightest. I was on that Legislative Committee myself. have been asked to state some of the items that made up that account, but I am not in a position to do that; Dr. Pyne has given those items to the Council, and they have been audited, and anybody that wants to see them can see them, I presume. I think merely a denunciatory resolution would be all that is necessary; I have not the slightest fear of any one in the section which I represent, and I do not claim that they are any more intelligent than in any other place. as Dr. Bergin says, carries its refutation on its own face; it is too absurd to be believed by any man whose opinion is worth asking or having at all, and I think a mere denunciatory resolution is all that is necessary. When you talk, fight and fire, and blood and thunder, it is all nonsense; we do not want anything of the kind. I think we would be demeaning ourselves to go into anything of the kind.

Dr. MILLER—I must say that I heartily agree with the resolution which has been proposed by Dr. Bray, but I must at the same time say I do not agree with many of the sentiments which have been expressed during this debate, because we have been quietly and silently submitting for a length of time to a series of abusive articles, which in the main were entirely without foundation, but which obtained and had force as against this Council in the minds of many of the profession, as well as the people generally, simply because of our The question has been frequently asked me, why, if you have a good defence, have you not published it; why have you not given your side of the question; it may be you are all right enough, but why do you not speak? I have been asked respecting certain matters, and after hearing the defence which I had to offer, it has been said, we have no doubt about the correctness of that, but why not give that to the public, why not give your side of the case? And I am quite satisfied, Mr President, that we would have been in a very much better position before the Legislature had these slanders and untruthful articles been answered from time to time. I am very glad to hear the members of the Legislative Committee, one after another, rise and denounce as untruthful these statements with reference to their transactions. If they are incorrect, as undoubtedly they are, because we have the testimony of the Chairman of the Legislative Committee, who certainly ought to have known of the proceedings of his committee; and we have the testimony of the

Chairman of the Finance Committee, who certainly should know as to the truth or otherwise of the item of that account; and we have the statement of the other members of this committee; and they will now go forth to the profession and the public, and I think that while we have been very derelict in the past in our duty to ourselves in allowing these statements to go uncontradicted, we dare not submit any longer in silence after the publication of that article in which were contained the very serious charge that we had obtained this legislation, of which some of the members of the profession complain, by disreputable means; that we had reached the intellects of the members of Parliament through their stomachs. But bad as that is, the other charge, that a portion of the six hundred odd dollars, which were expended by that committee, the remainder of that money not spent upon champagne, was misappropriated by the members of the committee, and that they then wrangled over the plunder, I think no resolution could be framed in terms too strong to meet a case of this description. After making the charges which this gentleman does, he probably has become a little afraid of his work; he thinks he has gone a little too far; he then begins to hedge, as you will see by reading the article, and he says, perhaps rumour has distorted some of these facts. But he was not so careful of the truth, not so careful of his own integrity before he made the most censurable part of the charges. Then he asks and expects that the members of the Council will purge themselves of this charge as speedily as possible, and in open Council. Now, that has been done, and I think that the next thing in order is that after that has been so thoroughly done that the person who wrote that article in the paper-of course we may entertain each his own opinion as to the authorship of the article, but it appears in the editorial columns of the paper, and as such the paper endorses it, that the paper which has endorsed that article now after we have complied with their suggestion, that the members of the Legislative Committee and the Council should purge themselves of this charge, should now apologize, and should give us a most ample apology. And in future I would suggest that it be the duty of some committee of this Council to meet false and calumnious statements that are made. I think that it is quite time now that each side of the question should be presented to the public, in order that the antidote and the bane may come together. I quite approve of the resolution, and I will vote for it cordially.

Dr. Williams—Mr. President, I would not feel much like saying anything on this question had it not been that as during the last year we have had a Legislation Committee of which I happened to be a member, and the chairman of that committee, I would fear that it might be supposed that this was the committee to which reference was made; I am glad to know that the insinuations thus far have not

been made against our Committee, and the insinuations, or worse, are made against the Committee of 1891. Now, I was not a member of that committee, but I have a very great deal of confidence in the gentlemen who were members; and they have made their statements here to-day completely denying the statements that have been made against them, and I believe the statements of that committee to be true; I believe them to be true because, so far as the financial part of it is concerned, we have heard the Chairman of Finance, who has gone over the accounts, endorsing that statement, and saying that no charges for any such purposes went through. In looking over this article, I find several, what I would call, strong misrepresentations, misrepresentations so strong that they ought not to go unchallenged. One of the statements seem to be, in fact is, that this Committee deceived the Government. It plainly points out here that in the last session of the Legislature the Government might reasonably have been expected to interfere and prevent dire calamity coming to this Council, but they were excused from doing so upon the ground that this Legislative Committee of the year before, acting on behalf of the Council had deceived the Government. think that so far as any knowledge has come to the members of this Council, outside of that Committee, that there was no deception practiced either upon members of the Legislature or upon members of the Government. Then again, it says, that the influence of the majority of the medical men in the House was secured by means which may be the subject of an investigation under the Government. Could there be a meaner slander cast upon the medical men in that House than to say that they had been secured by means that might require an investigation by the Government? I fancy there could not be a meaner thing.

So far as I know, the medical men in that House are above suspicion in that particular. (Hear, hear.) And those men are men that can be classed as gentlemen, and not as tools to be bought or bribed or got over in any such scheming way by a committee, even though that committee might have felt so disposed. On behalf, then, of these medical men in the House, I, for one, want to repudiate in the strongest terms that there is a single medical man in the House that would be guilty of receiving, directly or indirectly, anything to influence his views in the matter; and when those gentlemen gave their influence to the Medical Council in securing what they believed to be wise legislation, they did it because it was their own conviction that

it was in the interests of the profession at large.

I notice that they also make the statement that reporters have been excluded from the meetings of the Medical Council; and they intimate it was rather unwisely done; and they insinuate it was done because there were charges bandied about here, apparently by our mem-

bers, against each other; and the insinuation is then thrown out that some person had pocketed portions of this money that didn't go for the champagne. I do not think there is a member of the Council, and I question if there is a reporter on any of the newspapers in Toronto, that does not know that the whole statement is most positively untrue. There never was a time, since I have had a knowledge of this Council, when there was a request or anything else to the reporters that they should not be present at the meetings, and that they should not make a full report and give the public all the information that might be considered interesting to the public, in the fullest and freest possible way. And yet we have this statement made by a paper that might have had reporters here, if it had been so disposed, to publish that reporters had been excluded. I do not think a statement of that kind could be characterized too strongly. It seems to me that you could not use terms strong enough to make it clear to the public that such a statement was wholly and completely unfounded. The statement has been made in this article also that the Council have taken steps in some way to prevent the public and the Legislature from getting the full amount of information upon the different points connected with it; and it throws out the statement that it may be necessary to have a government inquiry on the subject. Now, in the place of that being true, it will be recollected that something about two years ago, I think, or a year ago, the President of this Council reported that information had been sought for, and that without the sanction of this Council he had taken upon himself to ask the Treasurer to have a return of the receipts and expenditure of this Council, made from its first organization, and brought down and laid upon the Council table at this meeting; and that was done that the public and the profession and the Legislature, whoever saw fit, might become possessed of that information. The President, after having asked this information to be brought down, then asked the sanction of the Council, and the sanction of the Council was readily granted and he was sustained in the position he had taken in asking for full information to be laid on the table. Now, I understand that at the last session of the Legislature a return was asked for in the House with reference to certain expenditures in connection with the Medical Council; I am informed, and I believe it to be true, that the Treasurer of this Council furnished the exact items that were asked for by that Legislature. (Hear, hear.) Was it to be expected he was to rake all over his books and hunt up something, if it were in those books, that would gratify some particular persons that perhaps had an ill-feeling against this Council; was he not to assume that what they asked for was what they wanted, and was he not to furnish that in exact particular, just as they asked for it? Gentlemen, that is what was done; if I understand it correctly, they got all the information they asked for; they got every bit of it, and it was laid before them in the fullest and freest manner. Then, gentlemen, are they in a position to say information has been

withheld? I think not, for one.

Our friend, Dr. Miller, has said he thought it was a mistake on the part of the Council that steps had not been taken to meet some of the slanderous statements that were being made through the public press. I grant quite freely that I do think the Council has made a mistake in the past in not taking steps to acquaint the profession with the proceedings of the Council; as I stated on previous occasions, it was not reasonable to expect the public press engaged in secular matters should give very full reports of the proceedings of the Council. Medical journals, from causes best known to themselves, did not think it wise to do so; and the Council made no special effort to get this information before the members of the profession; and the result was the profession was not well informed upon what was going on in the Council. It was a mistake; there is no question about it; and last year steps were taken to remedy that by giving a subsidy to a journal, and by having that journal circulated and sent to each member of the medical profession. That is a step, as I take it, in the right direction; we have a means by which every member of the profession throughout the entire Province may become acquainted, and acquainted from a stenographic report with what has been done in the Council. Now I have had members in the profession, who have paid nothing since the organization of the College, speak to me on this very thing, and they say, that is the first step to their mind the Council has ever taken in the right direction, and they were only too willing to adopt means of finding an easy way to get into harmony with the Council. The statement has been made in this article that the Council have not been able or have not from some cause made any defence to the article that was published by the Defence Association unless, as they say, that milk and water article which appeared in the Ontario Medical Journal may be considered a defense.

Mr. President and gentlemen, if there is any single article that has been published by any writer upon this subject of the Medical Council in the last three or four years that is a strong article, an article honestly put, an article carrying right in its substance the very grain of truth from first to last, strong and well and ably put, that is the article in the Ontario Medical Journal. (Hear, hear.) And we do not need to hunt for any other refutation than you find right in that very article; and it is because it stings, and stings home and hard, that the gentleman made the remark that it was a "milk and water article." I did not have anything to do specially with that article, and that is why I can express my honest conviction of the

article in terms as strongly as I do. Another remark made by Dr. Miller, which would seem to be worthy of consideration is this, there are appearing from time to time in the public press letters against the Council, and it is no person's particular duty, no member of the Council can feel himself particularly called upon to become the champion of the Council, and write up articles in opposition to these. During the time when I was president, I felt that there was some considerable weight in that. Letters appeared in the paper, but I did not feel, as president, that I was perhaps justified in assuming to myself the right to undertake to defend the Council; and yet at the instigation of some members of the Council I did answer some of the letters; but I felt then, and I have still since felt, that if there was some person whose special duty it was recognized to be to meet calumnious statements of that kind it might be something worth while. I think now that possibly that may not be as necessary as it was in the past, because we now have a Journal in which the full reports of the Council can be published; and it is not necessary for members of the profession to be in ignorance of what is going on. When that is done and the members of the profession throughout the country have read those minutes through, as most of them will, I do not think letters of the kind that have been published attacking the Council can have the same evil effect that they have had in the past, so that I think it possibly may not be necessary to appoint anybody whose special business it should be to act in that role. agree with Dr. Bergin that while this newspaper article has a good many statements in it that are as far from the fact as they well could be, and that are calculated to call the Council into as much disrepute and ill favour as they could be if they were believed, yet I believe the bulk of the profession will not believe them; and even though there may be some who may believe them, yet I still think that it would be a very unwise course for this Council to rush into court and seek to punish a public company by entering an action for libel.

Dr. Geikie—I have taken the *Mail* for a great many years, and I think a great deal of it; I think it is an ably and well conducted journal; there may be but one opinion in regard to that. But I am very sorry indeed that the *Mail* saw fit to allow the paper to be used in that way, making statements that were baseless. However, it is very comforting to us, and that is why I agree with Dr. Williams, and some others, that it is foolish to talk about, and much more foolish to enter upon, a law suit in regard to the matter, that the statements are so devoid of truth. Our "death warrant has been signed," forsooth; I think I can see in the future a longer and a better life than the Council has ever had. And it has not been very short. And it has not had a life that people need be ashamed of in the past. With regard to a good many of the statements in that paper that have

been referred to so ably and so well, it would be just taking up the Council's time needlessly for me to go over the same ground again. But there is one point, one insinuation, and a strong one, which has been made in that article, and it is against college representatives specially; for instance, they are spoken of as men who have interfered here and there, and who have been busying themselves in matters in the territories, and all that sort of thing. I need not say how baseless that is; the whole contention of the Defence Association would represent that there has been collision without end between the territerial and collegiate or university representatives. I need not say how utterly foundationless that sort of thing is. Everybody knows that the territorial men and the representatives of the educational institutes have worked hand in hand without the slightest jealousy one with the other; everybody knows that not a single school, or college or university man (a member of this Council) and any representative member had a single favour to ask from the Council, or a single desire to carry anything that was not in the interests of the general profession; and if no single member had, it is needless to say that the united body had nothing of the kind to do, so that, instead of our deserving a rap on the knuckles, as I think is the phraseology of this article, and instead of having received a very good one from the Legislature, I feel we have received no rap on the knuckles at all; in fact when an attempt was made to do away with all the educational representatives, it met with a unanimous "no." What more could the educational representatives desire from the Legislature than that? It was an emphatic "No," and I doubt very much if there was one member who, I am not aware of any, except perhaps the mover of the bill; and, on second thought, I doubt even whether he would be willing to reduce the number of representatives from teaching institutions even by one. With regard to the future, we shall be very glad to see the territorial representatives here who come in increased numbers.

I do not think this article is going to do any harm; I think it will do good, because when persons have to have recourse to untruthfulness and misrepresentation, I think it indicates a very very weak cause, and a cause from which we have nothing to fear. I do not allude to that unutterable meanness, contained in the references to jollifications, and that sort of thing, further than to say the first news that there had been such a thing, even in anybody's mind, including the mind of the writer of that article—that I had was from reading the article itself. I predict for the Council, and I am not a prophet and have no pretensions to be such, instead of a stormy, short and dishonourable career, a calm, long and honourable one; and before very long the profession, instead of being arrayed onehalf against us, will be united in support of the Council, which, after all is said and

done, has done a great deal of good to the profession and public in Ontario. I do not know that I owe anything to the Council; I do not think I do; at the same time I have always stood up strongly in its favour, because I knew, between the Council to regulate education, on the one hand, and unlimited, unlicensed quackery, on the other, there was nothing to choose between; and the Council had done unquestionable benefit to the profession, and was, and is, and will be worthy of the hearty support of the profession.

Dr. Fulton—I desire to make a few remarks on this question; I will not detain you long. It has been very ably discussed by the leading members of the Council, but it seems to me that the defence, if it is not placed in the hands of the courts should be carried a little further than the Ontario Medical Journal; we have a very strong exponent—a very strong arm ready to strike a blow in our defence in the Ontario Medical Journal; we have one that is very effective and very satisfactory, but that reaches the medical profession only, and I do not think it is to our credit to allow it to be said to the public uncontradicted, we are capable of holding champagne suppers to influence the Ontario Legislature. I do not think articles like this should be allowed to be placed in the hands of the Ontario Legislature unchallenged, for it must have its effect upon them. go to Parliament requiring some legislation, it seems to me their opinion of this body will not be very much after reading an article such as this which has appeared in the Mail unchallenged. I think in addition to the ONTARIO MEDICAL JOURNAL, there should be a committee appointed by this body to give our most emphatic denial to all such erroneous and false statements as have appeared in those papers from time to time; and to sound at the same time a note of warning as to the consequence of those statements being published in such a manner as this has been. I do not approve of going any further than having a resolution of denial passed by this body at the present time; but I think we should go further and have a committee appointed to meet all such cases as this, and if it is repeated let the Council deal with them in a legal manner later on.

Dr. Orrect a statement made by some of the speakers present; some one said the Defence Association consisted of nearly one-half of the medical profession. I will call the attention, Mr. President, and gentlemen of this Council, to this, that the Secretary of the Defence Association, Dr. Sangster, issued a circular to the medical men of this province in connection with that matter, also issued a postal card upon which was printed a series of questions to be answered by the medical profession. The intention of Dr. Sangster at that time, without doubt, was to produce those answers to the questions that he had issued to every medical practitioner in this province

before the Local Legislature of this province when in session during the last few months. I ask you, and I ask the Chairman of the Legislative Committee, did Dr. Sangster produce those postal cards; did he produce any of the returns he received from any of the medical profession? No; he did not produce the answers he received. If he had produced before the Legislature the answers he had received from the medical men of this province from one end to the other, the Legislative Committee would have tound themselves endorsed from the documents at that time in the hands of the Secretary of the Medical Defence Association. (Hear, hear.) I arose simply to make this correction in reference to the statement that half, or nearly half, of the medical profession in this province belonged to the Defence Association. I do not think they had ever more than three or four hundred men enrolled upon their pages—at the utmost they had not more than four hundred men.

Dr. Rogers—They had not that nor half that.

Dr. Bergin—And the greater proportion of them have repudiated. Dr. Campbell—Before the motion is put, the Council will probably pardon me for speaking without leaving the chair, for I do not intend to take part in the debate. This letter, while it does not make any direct charge, makes a great many insinuations; and it insinuates that these items of improper expense could not be got at by anybody; information was asked for and was refused. And it refers to a motion by Mr. Waters, in the Legislature, requiring the Treasurer to give the Legislature certain returns of expense. I think the fact ought to be emphasized that this Council was never asked for any such informa-No man can say the Council refused to give any such information, because it was never asked for it. The Defence Association, I think, asked Dr. Fowler, the President, during the recess of the Council, and they asked Dr. Aikins, the Treasurer, I presume, but this Council was never asked, and this Council never refused, to give any information in the shape of this detailed return that was called for. The Treasurer, I think very properly, there may be a difference of opinion on that point, but he thought very properly, at all events he was not authorized to give any return except he was ordered by the body whose servant he was, and therefore he refused to give these returns but to the Council. The fact should be emphasized that the Council never refused the returns that were asked for by the Legislature, so it was not necessary to go to the Legislature and ask for the return at all. If the people who were dissatisfied had waited till the Council met, and asked for it, they would have had it; the Council never refused to give anything, has never hidden anything, has always been ready to make the thing public.

The President here put the motion and declared it carried unanimously.

The President here announced that Hon. George Kirkpatrick, Lieutenant-Governor of Ontario, has requested the pleasure of the company of the President and members of the Ontario Medical Council to an "At Home" at the Government House, to be held from 4 to 6.30 o'clock this p.m.

Dr. Bergin moved, seconded by Dr. Thorburn, that the invitation of the Lieutenant-Governor of Ontario be accepted with great pleasure. Carried.

Dr. Aikins, the Treasurer, here read his report, as follows:—

### TREASURER'S REPORT.

TORONTO, June 14th, 1893.

To the President and Members of the Council of the College of Physicians and Surgeons of Ontario:—

Gentlemen,—Herein I beg to submit a statement of the receipts and disbursements for the twelve months which have just expired.

The receipts have been:—	
1892, June 15th.	
To balance as audited \$371	47
Registration Fees	
Assessment Dues 2,278	
Fines on persons illegally practising 655	
Fees for Professional Exams. in	
Fall \$1,450 00	
Fees for Professional Exams. in	
Spring 9,410 00	
10,860	00
	25
New building revenue (rents) 3,618	
And refund 3	00
Temporary loans 11,907	
Council meeting expenses—refund 85	05
Total\$33,107	
	23
The disbursements have been:—	
Council meeting expenses \$2,185	
Treasurer's salary 400	
Registrar's salary	
Official Prosecutor's salary 408	33
Expense of holding Professional Exams. in	
Fall 886	18
2*	

Expense of holding Professional Exams. in		
Spring	\$2,389	80
Fines paid to former Prosecutor	145	00
Fine refunded	25	00
Committee re Legislation	586	
Committee re Discipline	1,019	03
Fees returned to candidates	100	00
Permanent appar. for Exams	9	60
Registrar's office supplies and expenses	680	
Treasurer's "	27	65
Temporary loans returned	12,595	75
Interest	3,209	70
Printing	1,181	25
Legal and other expenses prosecuting illegal		•
practitioners	1,055	47
Legal services re Discipline Committee		
" <i>re</i> Elevator	24	24
" re Com. on Legislation	20	00
" General account	ΙI	00
Grant to Ontario Medical Journal for		
Printing, etc., etc	500	00
New Building maintenance:—		
Caretaker \$530 00		
Elevator man 265 00		
Commission on rents 181 34		
Fuel 745 76		
Water 359 94		
Gas 168 32		
Insurance 70 00		
Taxes 621 00		
Repairs, supplies, etc 549 00		
	3,490	36
Balance in Imperial Bank	42	_
Total	522 107	
	33,107	23
All of which is respectfully submitted.		

(Sgd.) W. T. AIKINS, Treasurer.

Dr. Thorburn asks whether the actual expenses were more than the receipts?

Dr. AIKINS-No. We are less in debt now than we were last year. We have reduced our indebtedness.

Dr. Britton—To what extent?

Dr. AIKINS--I could not answer that. Before the students' fees

came in in the spring of 1891 we owed the bank about \$13,000. This time last year it appears we owed the bank \$1,000; and to-day we owe the bank \$300 on a note we discounted yesterday.

Dr. Rogers—Is there a sinking fund at all to pay the debt on this building?

Dr. AIKINS—No; there is no sinking fund. At one time we owed not only the \$60,000, but we owed about \$12,000 of a floating debt; that floating debt is all paid off, and we owe nothing to-day except the \$300 in the bank and the amount to the Canada Life Insurance Company.

Dr. THORBURN-What interest do we pay the Canada Life?

Dr. AIKINS—Five per cent. half yearly. The accounts are all ready for submission to the Finance Committee at any time.

Dr. Henry—What amount has been paid by the profession during the last year?

Dr. AIKINS—\$2,278. Dr. Pyne will tell you the amount now due from them.

Dr. Pyne states that he has not a statement of this ready.

Dr. Rosebrugh moves that the statement handed in by the Treasurer be received and printed and placed in the hands of the members to-morrow for use at this session.

Dr. Philip—It will be printed in our finance report.

Dr. Bergin—It will be embodied in our announcement.

Dr. Campbell suggests that perhaps it could be typewritten by the stenographer more cheaply than printed.

Dr. Rosebrugh—I would alter my motion to the effect that the report be received and that typewritten copies be supplied to the members of the Council as soon as possible.

Dr. Rogers-I second that motion. Carried.

Dr. Britton—There is a motion, of which I gave notice this morning, in reference to the subject of therapeutics. The object of the motion is to attach a little more importance to a subject of so much moment. At the present time, you will notice, on page 17 of the announcement of 1892-3, in the provisions that are made for examination, in sub-section C, general pathology, therapeutics and bacteriology are combined; and the consequence is, the examiner has not the opportunity to give the same attention to each one of these branches as if he had not the three to attend to. I would move that, instead of therapeutics being conjoined with general pathology and bacteriology, it be put under a sub-section L, following "diseases of women."

For practitioners of medicine there is perhaps no subject that

requires more careful attention, and perhaps there is no subject less known by licentiates when they go out to practice. The practice of medicine should be as free as can be from empiricism, and should rest on a rational and scientific basis; therefore, it is in the interests of the profession and of the students that the subject of therapeutics should be emphasized as much as possible; and I would therefore move that the word therapeutics, under the line C, be struck out and line L therapeutics be added following the words, "diseases of women."

Dr. Moore—I will second that motion.

Dr. Bergin—I quite agree with Dr. Britton, that therapeutics ought not perhaps to be in the position it is here in the announcement, bracketed with pathology and bacteriology; but I do not see any reason why we should change the usual practice of the Council because of this subject at this moment. I think we ought to follow the old rule and refer it to the Education Committee for their report. (Hear, hear.)

Dr. Britton—I would have no objection to that, provided therapeutics should not be relegated back to the primary examination, as it used to be. After a man has had a couple of years training in primary branches only, and, therefore, is without any knowledge of the practice of medicine, he has no more ability to learn therapeutics than an inhabitant of Hong Kong.

Referred to Education Committee.

Dr. Geikie moved, seconded by Dr. Britton, that every candidate for the final examination of this Council will be required to present with his lecture tickets a certificate of having undergone and passed an examination of the medical college or school he has attended at the close of his third winter session on medical and surgical anatomy, general pathology and bacteriology, medical jurisprudence, including toxicology and mental diseases, principles of medicine, principles of surgery and sanitary science. This examination shall not in any way interfere with those required by the Council.

Dr. Geikie—The idea was simply to give the students knowledge that at the end of the third year they had an examination to undergo and to make them do better in the way of work than they otherwise would, the examination costing the Council nothing.

Referred to Education Committee.

Dr. Day presented the report of the Discipline Committee, and moved, seconded by Dr. Harris, that the report of the Committee on Discipline, just presented, be received by the Council and referred to Committee of the Whole. Carried.

Dr. Fowler presented and read the report of the Board of Examiners, and moved, seconded by Dr. Philip, that the report be received and referred to the Education Committee. Carried.

Dr. Miller asks that Mr. J. A. Sangster's letter to the President, which was brought before the Board of Examiners, be read.

Dr. Fowler reads letter dated 14th July, 1892, as follows:—

### EXHIBIT I.

183 St. Patrick St.,

Toronto, 14, 7, '92.

Dr. Fife Fowler:

DEAR SIR,—I am labouring under a gross injustice done me at the hands of the examiners of the Medical Council of Ontario, and although I have appealed to them to have my wrongs righted, yet I have good reason for believing that they have paid little or no attention to my complaint, which I handed the Registrar, substantially as follows:

Toronto, 1, 6, '92.

DEAR SIR,—I beg leave to place in your hands my application to have my answers to the late Primary Examination held by the Council of the College of Physicians and Surgeons of Ontario, re-read, and especially my marks obtained at the Primary Oral Examination reconsidered.

I would take oath that the following five statements respecting the Oral Examination are correct:

1. I correctly tested for and recognized both salts in chemistry, for Dr. Acheson told me so, and that was all that was required of us in that subject.

2. I answered all his questions in toxicology, and he seemed very well pleased indeed, for he told me "that is all" long before the time was up.

3. I answered correctly every question in materia medica and

pharmacy, even to complicated doses.

4. I did fail to answer one question in physiology, but Dr. Fraser, who also presided over the histological specimens, told me that I had recognized the specimen. "That's right," he said; and lastly,

5. I did fail to answer only two or three questions of the twelve

or fifteen in anatomy.

Thus I am forced to believe, sir, that even if I obtained less than the required marks in one or two subjects in the written papers, yet I feel certain that I have more than made up the required percentage in that subject, or subjects, when the marks of the oral and written examinations are added together.

This is my second Primary Examination and I would feel too keenly its loss through injustice or mistakes, for I am convinced that there

has been either:

1. Gross injustice done me, either wilfully or unintentionally, by the presiding examiners, or

2. Some mistake in transferring the marks.

In either case, sir, I trust that the error will be erased, and that the injustice done me will be promptly rectified.

I am, etc., etc.

I waited for an answer to the above for four weeks, and then wrote the Registrar as to the result of my appeal, which I was beginning to fear had either found the waste basket upon its arrival at the office or was beginning to blue-mould in his pigeon holes. He replied at once, "I beg leave to inform you that the Medical Council decided as follows: That they have very carefully examined your appeal and cannot see any reason for changing the decision of the examiners." I immediately replied that, as I still felt that there was a "snake in the grass," for I could swear that I had done very well indeed at my oral examination, I ask permission to see my examination papers and also to have access to the marks for the oral examination. This he partially granted a few days ago.

I appeal to you, sir, before I carry out my determination to expose the fraud, if necessary, by other means, in order that you may insist upon a thorough investigation that the injustice done me will be

promptly rectified.

From the examination of my papers and marks I am led to believe that

1. They have not been re-read, indeed the bare figure on the back of my physiology paper would lead me to think that that paper had not even been read, although I was told that they would be re-read. The Registrar also informed me that there had not been a single change made in rereading my papers, or even those of any other, a very unlikely thing unless the examiners preconceived the defeat of all appeals. Then again, I hold that no examiner, however expert, could reread, even a few minutes later, six or seven sheets, as a whole, and give the second time the same number of marks, unless guided by the former figure.

2. What has evidently been the safest plan of causing my failure has been adopted, viz.: low marking at the oral examination. Dr. Pyne has told me that the oral questions are gone forever, such it seems has been considered; but I was wise enough to keep a list of the oral questions asked me, and will take oath as to their correctness and also as to the manner of answering, if necessary, and, contrary to what he said when I first intimated my intention to appeal,

tells me now that the oral marks cannot be reconsidered.

3. That if the examiner in anatomy can make a change during the first reading of a question, he is certainly not incapable of doing so

during a second reading; yet Dr. Pyne emphatically wishes me to understand that there never are any changes made. However this may be, he was forced to acknowledge that there had been a change made during the first reading in my second answer in anatomy, the figures for which being written 12, which, when I asked the Registrar the meaning, said that the 12 had been changed to 14.

4. Had the papers been re-read, it would not have been necessary

to call upon the Registrar for an answer to my appeal.

5. The practice of deducing the marks for a wrong answer, that is the loss of twice the number of marks for that question, is unjustifiable. The Registrar could give me no information as to the authority the examiner had for such a method, but I don't think it necessary to discuss either the injustice or want of authority for such a course pursued by them in this connection, as it must be plain to all.

6. As the examiner in anatomy and physiology has not even given the Registrar the values for the several complete answers, they have purposely left me in the dark as to the number of marks which

have been deduced in each question.

7. It is just possible that the examiners have deducted marks for other just as absurd reasons as for spelling, writing, etc., etc.

I have the honour to be, sir, your obedient servant,

J. A. SANGSTER.

Dr. Thorburn—I know something about that letter, and the young gentleman who wrote it. In July last year I received a communication from the Registrar asking me to come down and be present at a conversation with an applicant, who complained he had not been treated fairly at the examinations. I came here not knowing exactly what to do. Dr. Pyne told me he would like me to be present to hear a conversation between himself and the complainant; there was no particular reason for having me present except he (Sangster) had been formerly a pupil in the Toronto School of Medicine, in which I was a lecturer, and that I knew him and his father, and that in justice to himself, as much as anything else, he (Dr. Pyne) would like me to be present at the interview. The Registrar produced the papers and answers, and presented them to Sangster, and he acknowledged them to be his answers. We discussed the matter very fully and freely with him, and pointed out wherein he had failed; and in fact in one case he had given an unusual dose of a very active medicine; and we showed him the unreasonableness of his complaints; this was altogether a gratuitous thing on behalf of Dr. Pyne. I maintain that this applicant had no right to come and demand a reconsideration from him, but out of his usual good nature, and that there might not be any even pretence of an unjust act, he was listened to; and we went over

this matter very carefully and thoroughly; and I think if ever a man deserved to be rejected, Mr. Sangster stands pretty well among that rejected class. And that his statements are just intended to annoy and interfere with the success of the Council more than anything else. He seems to be a chip of the old block, and equal to him in many respects. There seems to be some crookedness, if I may use the word, or as if things were all going the wrong way, and he is determined to oppose. I can only say that I fully concurred in the decision of the examiners. He seemed determined not to be satisfied. He was determined to have a grievance, although it could be pointed out to him he had nothing to stand on, for not only were his answers incorrect, but if carried into action, they would be highly dangerous. He not only did not know the questions or how to answer them, but when he attempted to do so he fell into most eggregious errors, and he well deserved to be passed by.

Dr. Pyne—I just want to make a few remarks. This candidate wrote to me and said he had been unfairly and unjustly treated, as Dr. Thorburn has just told you. He said: "Why can't I see my papers? I think you have given some other candidate's papers for mine, and there has been a mistake, and I would like to see them." To satisfy him, and as I knew there was nothing of the kind had happened, I replied: "You can see the papers to show you there has been no mistake." And I asked Dr. Thorburn to be present, as he was the representative of the Toronto School of Medicine at which this gentleman studied. Sangster identified each paper as his, and read it over. In the subject of anatomy he had made twenty per cent. on the oral; he made fifty-five on the written. On that paper, he complains the examiner made changes. There was a change made, but by that change he was benefited. In regard to the physiology paper, he says he is prepared to make oath he answered every question but one while on the oral examination; yet the examiner only awards him ten out of one hundred. On the materia medica paper—on which he claims he did not make a mistake—the examiner gave him forty-five marks, and then looked over the paper again evidently, and says, "minus 4=41; he gives two to five grains of cocaine for a dose—very poor paper"; this is the examiner's own writing. He identified these papers as his and the whole system of examination was explained to Mr. Sangster, showing him that it was impossible for the examiners to know his papers, as they were all under a number, and a number was used instead of candidate's name at the oral examination.

I made a memorandum of the interview referred to by Dr. Thor-

burn; it was on Saturday, July 9th, at 2.30 p.m.:

"J. Thorburn met me this day in my office, as did also J. A. Sangster, who appealed from examiner's decision. His papers were shown him, and his marks; and he appeared satisfied that everything

was all correct. Dr. Thorburn and myself asked him questions, and explained to Mr. J. A. Sangster any matter he desired to know in connection with the examinations, after which Mr. Sangster withdrew. Correct."

(Signed)

J. THORBURN.

R. A. PYNE.

Dr. Rogers—Does he write this long letter since?

Dr. Pyne—Yes.

Report of the Board of Examiners referred to Education Committee.

### Notices of Motion.

Dr. Orr—That at the next meeting of the Council he will move that any medical man applying for registration, who has been in practice over five years, and who has passed an examination in some college or university, with a standard of examination as high as that of this Council, may be placed upon the Register by order of the Council of this College.

Dr. WILLIAMS—That he will move at the next session of the Council that the Education Committee be instructed to take into consideration the advisability of requiring all graduates of the college to sign the roll of membership personally, and also the propriety of having prepared and placed in the hands of each graduate an epitome of the Medical Acts by which the College of Physicians and Surgeons of Ontario is governed, and the duties and obligations of members thereto.

Moved by Dr. Harris that the Council be now adjourned till ten o'clock, a.m., on Thursday, 15th June. Carried.

### THIRD DAY.

THURSDAY, June 15th, 1893.

The Council met at 10 a.m., according to motion for adjournment. The President, Dr. Campbell, in the chair.

All the members were present excepting Sir James Grant.

The minutes of the preceding meeting were read by the Registrar and confirmed.

## Notices of Motion.

1. Dr. Day—That when this Council assembles on Friday, the 16th inst., at two p.m., he will move that immediately after the reading of the minutes, the rules be suspended so as to consider the report of the Committee on Discipline.

- 2. Dr. Harris—That he will move to introduce a by-law to appoint a Discipline Committee at next session of this Council.
- 3. Dr. Fulton—That he will move, seconded by Dr. Henry, that the method of appointing examiners for the College of Physicians and Surgeons of Ontario from the territorial divisions be changed. Believing that there are medical men in each division equally qualified and capable of becoming examiners for this Council, in order to insure them this privilege, to which they are entitled, the examiners from those divisions should be appointed in regular succession, one eastern and a western man, either alternately or together.

The Registrar then read a communication from the *Lancet* and from the *Practitioner*, opposing the giving of a subsidy by the College to any one journal. Referred to the Education Committee.

Dr. MILLER—Might I ask you to procure copies of the recently amended medical bill that passed the Legislature at its last session?

The REGISTRAR—I enquired of the Clerk, and he said he had not got any yet. I looked in the *Ontario Gazette* yesterday, and I see the bill is there numbered but not yet printed, along with several others. It is correct as it appears in the JOURNAL.

There being no other business, on motion of Dr. Bergin, the meeting adjourned until two p.m.

### AFTERNOON SESSION.

THURSDAY, June 15th, 1893.

The Council resumed at two o'clock.

The President, Dr. Campbell, in the chair, called the Council to order.

The Registrar called the roll. All present except Sir James Grant. Minutes of preceding meeting were read and confirmed.

## Notice of Motion.

Dr. Miller gave notice that at the next session of this Council he will move a resolution respecting the redistribution of the constituencies for territorial representation at the Council Board.

The Registrar read a communication from Dr. R. Ovens, of Forest, in the nature of a complaint. Referred to Committee on Complaints.

Also a communication from Messrs. E. D. Hucheson, C. O. Fairbairn and William Cunningham, asking to be registered as matriculates.

Also a communication from Adam H. Wright, editor of the Practitioner, and John L. Davison, editor of the Canada Lancet,

regarding the publication of proceedings of the Council. Referred to Committee on Finance.

Also a communication from Mr. Masten, of Messrs. Watson, Thorne & Smoke, regarding an application for registration. Referred to Registration Committee.

Dr. Harris—I gave notice of motion this morning, Mr. President, that leave be granted to introduce a by-law to carry out the provisions of the Act passed in 1887, entitled, "An Act to Amend the Ontario Medical Act," and that the said by-law be now introduced and read for a first time. I do not think it would be desirable to go into a committee of the whole; the present Committee on Discipline has not reported yet, and if we appoint a committee now and there should be any change, it might clash. There is no hurry about the second reading, I presume.

The by-law was then read the first time.

Dr. Williams moved, seconded by Dr. Orr, that the Education Committee be instructed to take into consideration the advisability of requiring the graduates of the College to sign the roll of membership personally, and also the propriety of having prepared and placing in the hands of each graduate an epitome of the Medical Acts by which the College of Physicians and Surgeons is governed, and the duties and obligations of members thereto.

Referred to Education Committee.

Moved by Dr. Fulton, seconded by Dr. Henry, that the method of appointing examiners for the College of Physicians and Surgeons of Ontario from the territorial divisions be changed; believing that there are medical men in each division equally qualified and capable of becoming examiners for this Council; in order to insure them this privilege, to which they are entitled, the examiners from those divisions should be appointed in regular succession, an eastern or a western man either alternately or together.

Speaking to the motion, Dr. Fulton said: Some divisions have never been represented on this Board, I believe, at all, and the insinuation would naturally follow that there are no men in such divisions qualified for such a position. That I would consider unjust. I believe that it would be the opinion of all of you that there is no territorial division but what has men capable of filling the position of examiner, one territorial division quite as well as another. These appointments have been made before by the recommendation of some of the Education Committee. The way I have suggested will differ very little from that. The territorial district from which the examiners are to be selected will probably make some recommendation and allow the Council to select from such recommendations. Practically,

the mode of selecting examiners will differ very little from what it has been in the past. It is impossible for every member of the Education Committee to know the qualifications or capabilities of the gentlemen whose names are proposed as examiners. They have got to rely, to a very great extent, on their recommendation by the representative of that district. Knowing that to be the case, the new mode makes but very little difference in the selection of examiners, while I think it is only just to all the representatives of the territorial divisions to allow them to have an opportunity of having a representative on the Board from time to time. The reason I suggest having members selected from the Eastern and Western Divisions was that I consider that would be probably better than having too many members from neighbouring territorial divisions. My plan of arranging that would be, if two examiners were required for the coming term, to select one from No. 1 Division in the west, or from No. 17 in the east, and proceed in regular succession through the rest of the division, as the examiners were required. The next appointment would be from No. 2 and No. 16, and so on. It would make it absolutely fair, in my opinion, and I do not see why, as stated before, there should be any difficulty in our securing as good a Board of Examiners as we have had in the past.

Dr. Henry—I think the motion is a move in the right direction and will do away with difficulties against which we have had to contend. If we are not on the Education Committee we have to see our friends and put forth the claims and ability of the doctor we wish appointed. If we fix it that one man must be from the west and the other from the east, it will do away with the anxiety and effort of the intermediate representative to get a man on, and they can wait—their turn will come.

Dr. Bergin—So will the millennium.

Dr. Henry—I really believe that this motion will do away with the members going around and canvassing for the man they wish to see on the Board.

Dr. Bray—I take it that this motion is not intended to dismiss any examiner. If I understand it right, it is only when vacancies occur that they are to be filled in the way proposed. I think it might do away with some ill-feeling that has heretofore been exhibited by some men who have not been on the Examining Board, and think their claims have been overlooked. I think perhaps it will be just as well for this motion to be referred to the Education Committee and let them bring in a report. I will move that the motion be now referred to the Education Committee.

There being no objection, the motion was referred to the Education Committee.

Dr. Johnson read the report of the Printing Committee, as follows:—

To the President and Members of the Medical Council of the College of Physicians and Surgeons of Ontario:

Gentlemen,—Your Committee on Printing beg leave to report, that owing to the arrangement entered into with the "Ontario Medical Publishing Co.," who printed the annual announcement of the College, it was not necessary to ask for tenders for printing as usual.

All of which is respectfully submitted.

(Sgd.) ARTHUR JUKES JOHNSON,

Chairman of Printing Committee.

Dr. Philip—As to the advisability of having an examination of the nurses conducted by this Council, we made inquiries yesterday and went up last evening to see Dr. O'Reilly at the General Hospital. The doctor went over the matter very carefully, and told us that he was very much in favour of it, but some of the members of the Board were not quite sure of it yet and that it would be as well to leave it over for another year. After discussing the matter, we came to the same conclusion. We have not time, at this meeting of the Council, to get the opinion of the Board of Governors of the other hospitals, and consequently have decided to let the matter stand.

Dr. Campbell—Will you kindly put your report in writing and hand it in to the Registrar. We will consider that the Committee has reported.

Dr. Harris—I would like, as Chairman of the Education Committee, for the information of the members of that Committee, to have any correspondence that may be in the Registrar's possession, between himself, as Registrar, and Mr. J. A. Sangster. I might say that we have at the present time a letter from this gentleman, Mr. Sangster, and I am under the impression that the Registrar is possessed of perhaps one or two more letters.

Moved by Dr. Rosebrugh, seconded by Dr. Miller, that the meeting adjourn until 10 o'clock to-morrow morning.

Dr. MOORE—I would like to ask if any of the committees would be ready to report if we met again to night at 8 o'clock.

Dr. Harris states that the Education Committee could furnish a partial report.

Moved, in amendment, by Dr. Rogers, seconded by Dr. Moore, that the Council meet at 8 o'clock this evening.

The amendment was lost and the motion carried to adjourn to 10 o'clock on Friday morning.

### FOURTH DAY.

FRIDAY, June 16th, 1893.

The Council met at 10 a.m., according to motion for adjournment, the President, Dr. Campbell, in the chair. All the members were present excepting Sir James Grant.

The minutes of the preceding meeting were read by the Registrar, and confirmed.

Moved by Dr. Rogers, seconded by Dr. Logan, and

Resolved,—That in the opinion of this Council, Schedule "A" of "The Ontario Medical Amendment Act, 1893," should be amended at the next session of the Ontario Legislature, as follows: By repealing Divisions 15, 16 and 17 of the said Schedule "A," and substituting therefor the following:

15.	County of Addington County of Frontenac. County of Leeds			50
		Total		. 113
16.	County of Carleton County of Lanark County of Renfrew			33
		Total		. 121
17.	County of Grenville County of Dundas County of Stormont. County of Glengarry. County of Prescott County of Russell		• • • •	23 15 18
		Total		. 107

1. That there is a community of interest existing between the members in Leeds, Frontenac and Addington resulting from the contiguity of the position of these counties, and the different portions of the proposed division are united by the Brockville & Westport Ry., the Grand Trunk Ry. and the St. Lawrence River, thus making it easy of establishing and maintaining a Medical Association therein, as contemplated in Section 15 of the "Ontario Medical Act."

2. That there is now a community of interest established between the members residing in Carleton, Lanark and Renfrew counties inasmuch as these counties formed the greater part of Division XI. under the Medical Act before it was changed, and an active Medical Association is established therein which holds two meetings yearly. Also, these counties are united by the Canadian Pacific Ry., Ottawa

& Parry Sound Ry. and the Ottawa and Rideau rivers.

3. The counties of Grenville, Dundas, Stormont, Glengarry, Prescott and Russell naturally form one division, and under the name of the St. Lawrence and Eastern Division have been united as one division since the formation of the Medical Act in 1869. That having been associated together in one division the members in these counties will have their interests better served without change under the new Act.

4. That the arrangement of Divisions 15, 16, 17, as passed in Schedule "A," will break up and destroy old-established Medical Associations, will unite in one division counties without easy means of communication one with the other; and, finally, Division 16, as established, consisting of Leeds, Grenville-and Dundas counties, will only contain at least 130 members, or one-third more, which indicates

the injustice and inequality of the arrangement.

Therefore, for those and other reasons, this Council of the College of Physicians and Surgeons of Ontario protests against the said Divisions of 15, 16, 17 as passed in the said Act, and if for any reason it is thought advisable to make the said changes, then the County of Stormont should be taken from 17 and added to 16, thus making 16 to have 108 members and 17 to have 115 members. Finally, this Council protests against eastern Ontario being deprived of its proper repre-

sentation, as the same is unjust.

Dr. Rogers—In making this motion, I want to assure the members of this Council that there is not the slightest wish or desire on my part to go to the Legislature; I would oppose such a move, but I think it is only due and just to the members in eastern Ontario who, for many years, have stood loyally by this Council, that when these members have been gerrymandered as they have in this Schedule "A," we should at least take some notice of the injustice which has been done to them. I might point out, perhaps, some of the reasons why it seems to me this great change which has been made to the eastern counties was unnecessary. In the first place, Division No. 15, as it stands in the new Act, consists of Addington, Frontenac, Lanark and Renfrew. Addington and Frontenac have no interests in common with Lanark and Renfrew at all; in fact, it is almost impossible, without a great deal of trouble, to get from one part of the Division to another. Addington and Frontenac, lying along the river, are interested in common, while Renfrew and Lanark, being inland, have no interests in common with the other two counties; so that in Division No. 15 the natural boundaries which divide the Division

have been lost sight of. In Division No. 16, Leeds, Grenville and Dundas form a very small division. They have only about ninety members, and there is no reason, and there was no reason, why Stormont and Glengarry, or Stormont anyway, should not have been left I do not know whether it was the intention, on the in that division. part of the framers of that bill, to gerrymander those counties, and gerrymander me, and gerrymander my friend, Dr. Bergin, out of this Council; but be that as it may, the facts stand out that in those three counties there is only the small number of ninety members, or about ninety members; and in Division No. 17, which has been placed right along side of it, there are one hundred and thirty-five members. or fully one-third more. Taking the reasons why I ask this resolution to be passed, among others are: The new Division of No. 15 will consist of Addington, Frontenac and Leeds, which all lie in close juxtaposition to one another. Leeds is united by the Grand Trunk with these counties, and there are interests in common between them. I know the county personally, because it forms part of my old division, and all the members there, I am quite certain, would be well pleased to be united with Frontenac, because there is a community of interests Division 16 would consist of Renfrew, Lanark and between them. Carleton; these three counties form the major part of the Bathurst Division, which was composed of these three counties and South Leeds; and Dr. Bergin's division was the St. Lawrence and Eastern.

In making the Divisions 16 and 17 in this way, I am doing so in order to leave my old division and Dr. Bergin's in the same position as they were before; that is to say, the Bathurst and Rideau Division is left in precisely the same position as it was, and the St. Lawrence is left in the same position as it was, less Leeds, which had been partly taken from my division and partly from Dr. Bergin's division and placed in a new division. I think that while there can be everything said in favour of passing a resolution of this kind to show or to point out to the Legislature in what way these counties should have been or might have been placed in order that the divisions might be more equitable and fair than they are now, yet I have only this idea to pass a resolution, and, as it were, to protest against the injustice, and leave the Attorney-General and the Government to take such steps as they feel inclined. But I do not ask this Council to go to the Legislature. That I would refuse to sanction. I have only to add this, that in making this motion I am doing it in the interests—at least, I am complying with the wish of the great majority of members in my old division, Lanark, Renfrew and Carleton. In many parts they have written strong letters protesting against this arrangement as it is; they say it is simply leaving them without a division at all; and I am making this motion because of that, and to ask the Council to pass some resolution protesting against such an injustice.

Dr. BERGIN-Whilst sympathizing very strongly with my friend, Dr. Rogers, in the protest he makes, and very properly makes, against the unjust division made by the Act passed the other day by the Ontario Legislature, the unjust division of territorial divisions which have existed since the establishment of this Council, I must take ground against our attempting to do that which we condemn in the Ontario Legislature. I feel very acutely that by the Act of the Ontario Legislature the distribution or readjustment, as someone called it, was made for the purpose of gerrymandering myself, Dr. Rogers, Dr. Day and Dr. Ruttan out of the Council. I have no doubt it was intentionally designed; and while I feel that the divisions that have existed since the formation of the Council answered the purposes admirably and suited everyone, I must protest very strongly against their being interfered with at all. The same injustice that is practised in Carleton Division and Stormont Division has also been practised in the divisions represented by Dr. Day and Dr. Ruttan. I think we have the right to protest strongly against the injustice that has been practised upon us; and we have a right I think, to call the attention of the Attorney-General to it, and to make him fully aware of the strong feeling there is in this Council against the unfairness which has been practised toward these different territorial divisions. I think it is well the Attorney-General should know how strongly we feel that he interfered with divisions without a complaint of any kind on the part of the men representing those divisions against their then formation. I have here in my hand a tabulated statement of the number of members in each territorial division, which was given to me by our colleague, Dr. Day, and which I shall not read to you because I think it would come more properly from him. It is a statement which shows that at present, with the exception of three divisions, the medical population of each territorial division is practically the same; and it shows there was no necessity whatever for this change in the territorial divisions. point out to you that in two of them, at least, there is such a number of medical practitioners that the number necessary to make up the territorial representation might very properly have been added to them, and then we would have had all over the Province of Ontario that which every honest man says there ought to be, wherever representation is concerned, representation by population. No principle has been served in the distribution that was made by the Legislature the other day except one of destruction. There was no attempt to improve the representation, but, on the contrary, an attempt to drive out the oldest members of the Council that they may be replaced, forsooth, by someone representing the so-called Medical Defence Association, which has really no representation in the country, which has no strength whatever in the country, and who were set forth, by a species of fraud before the Legislature, as representing a majority of the profession

of this country. They do not represent much more than a handful of the medical population of this country. True, when they first began their agitation, a large number of gentlemen signed their petitions; but, when they became aware of the nature of the complaints these men were making, and of their falsity in the city of London, in my county, everywhere they withdrew their names; and the Defence Association dared not go before the Legislature with the postal cards that were returned to them, and which would have proved that they have no status in the country at all. They are represented by a few loud-mouthed, blatant, unprincipled individuals; and it is to suit them the Ontario Legislature, the other day, without proper inquiry, committed a great injustice, that of which we now complain.

Dr. Logan—As seconder of the resolution, it affords me pleasure to give Dr. Rogers an opportunity to bring this matter before the Council. I have very litte doubt in my own mind an injustice has been done in this case; clearly enough that is so from the geographical distribution. Whether it was intended as a fraud or not, whether it was a matter of accident, I am not able to say, but in either case it amounts to a positive fraud, and I am thus glad to have an opportunity of assisting in bringing the matter before the Council. I understand from Dr. Rogers that he has had some conversation with our representative from Ottawa, Mr. Bronson, and that he promised he would have this matter attended to; that being the case, I think it becomes the duty of this Council to give a full expression of opinion upon the matter, so as to

assist in carrying out the object in view.

Dr. Day—I will make a suggestion, a suggestion that I think ought to carry, and that is, that this matter be not now dealt with by the Council, but be referred to a committee of whatever number of territorial men you like, to make a recommendation. I do not like the geographical position; it does not go far enough. As to the geological side of it, I suppose geologically it was intended to get rid of Dr. Ruttan, Dr. Bergin and myself, as fossils. However, I will just say very shortly what I think would be a far better distribution than anything I have yet heard of. Dr. Rogers' plan is very good, but I do not think it equals what I advocated at the Legislature, and what I tried to get the Legislature to adopt; in that I made simply one geographical change; I simply took West and North Middlesex from No. 1 Division and gave it to No. 2. That is all the geographical change I made. I think the present territorial districts, having been so long worked in the shape they are, it would be much better and much more convenient for the members to continue to work them in the way they are now constituted. In that division, Dr. Bray now having one hundred and ninety-two, by taking the Middlesexes away it would leave him about one hundred and forty, and adding fifty to No. 2 Division, which now has two hundred and sixty, would make it three hundred;

then giving No. 2 Division two members would give them one hundred and fifty votes per member. Then by adding all the unexplored and unknown district to No. 3 (Dr. Henry's Division), which goes from Guelph, I believe, to the North Pole, by adding the unsurveyed district to that which now has three hundred and nine voters, would give about four hundred and fifty members, or about that—within a trifle of it; that would give them three representatives having one hundred and fifty votes per member. Then, No. 4, Dr. Williams' Division, has one hundred and twenty now; leave that as it is. No. 5 has one hundred and forty-five voters; leave that as it is. No. 6 has one hundred and forty-seven; leave that as it is. No. 7 (or the Toronto Division) we find has four hundred and forty one members; you will see that by dividing that number by three you get one hundred and forty-seven; and the majority, or, at least, a great many, of these divisions, number one hundred and forty each, and that seems to be exactly the number that it should be. No. 8 has one hundred and thirty-three members. No. 9 has one hundred and thirty-eight members. No. 10 has one hundred and forty-four members. Dr. Rogers' Division has one hundred and seventy-nine, and Dr. Bergin's one hundred and forty-four; so that there could not possibly be any fairer distribution, so far as number is concerned, than the divisions I now propose; and that makes only one geographical change; it leaves everything else just as it is now; and I think it would be much more convenient for the members of the profession to work in the old divisions in which they have hitherto been working than to form new divisions and new associations and new connections in every way. I would strongly recommend, if any recommendation is made, or suggestion or protest to the House, against the late gerrymandering—I think it was done in a hurry and inadvertently; I have not the slightest idea the Government had any intention to do any injustice or harm to the members of this Council—that that distribution and arrangement as I think would be much better than anything we could do if we went to take a map and form new districts. I would suggest that this be referred to a committee of a few territorial members.

Dr. Bergin-Name your committee.

Dr. Day—I would move that it be left to a special committee, consisting of Drs. Bray, Bergin, Rogers, Henry and Johnson.

Dr. Bray-With the mover?

Dr. Day—With the mover, if you like. To meet and report at the afternoon session.

Dr. Fulton—My Division and Dr. Williams' Division are affected also. There is no objection to our being on the Committee?

Dr. Day-No.

Dr. ROGERS—I have great pleasure in seconding Dr. Day's motion.

Dr. Bergin—Since the Division is so large I would move that all the territorial representatives be on the Committee.

Dr. Bray—Yes, I would second that.

Dr. Rogers—I went to a great deal of trouble in getting a list of all the members in those counties from Addington downwards, to be exact in my numbers, but I couldn't go over the whole of Ontario; had I had time to do so I would have done so, but I have taken this portion which I could in the time being, and I have tried to do what was fair and right and just to all parties concerned. The Attorney-General has stated that the divisions should not be composed of parts of counties —that is, some whole counties, and other counties divided; he objects, I understand, to that—and says he wants the divisions composed of the whole counties; and that is the reason why I suggested this. But I can quite see the force of what Dr. Day says in regard to the changes he has proposed. In regard to what Dr. Bergin says about Dr. Day's and Dr. Ruttan's divisions being treated unjustly, I wish to second every word he said in regard to that. I look upon those divisions as being treated very badly indeed. I want to say more than that; I do not think, notwithstanding all that may be said, that the Ontario Government are responsible for this Schedule "A," as passed in the last Act; I am fairly certain the Government had nothing to do with it; and I am also certain when their attention is called to any injustice they will be the first to ask to have it changed.

Dr. Henry—I rise to protest against the re-distribution or gerrymander that has taken place. In my constituency, a very large one, as Dr. Day has said, and in which there is a large number of medical men, they have made two divisions, and I am placed in the extreme end of the Division they have made for me—the point of it, rather. While I am displeased at the formation of the Division as it is at present, I am pleased, of course, that we have got that increased representation we have been asking for from time to time, but I am of the opinion it would be better if they had left the old divisions as they were (hear, hear), and the larger ones had been given an increased representation; for instance, mine would have been entitled to three representatives. I think that would have been very much better. Then the profession from one end to the other would have an opportunity to give expression to their views and feelings by vote. way the thing is at present—for instance, Simcoe and Grey and Dufferin should have been the county to place it in the right centre, and to give satisfaction to the medical men; but it is Bruce, Grey and Dufferin; Dufferin is the tail end; the large end of the wedge is above, and Dufferin is at the other end. Then out of my county they have taken the Waterloo and Wellingtons; the Wellingtons form a county. They have taken the County of Simcoe, District of Muskoka, Parry Sound, Nipissing, Manitoulin, and so on, and formed another. Dufferin, Grey and Wellington or Simcoe would have made a better division than this. However, I think the true principle would have been to have left that question to this Council to agree upon.

Dr. Day moved, seconded by Dr. Rogers, that this motion be referred to a special committee consisting of the territorial representatives. Carried.

Dr. Harris presents report No. 1 of the Education Committee, and moved, seconded by Dr. Logan, that report No. 1 of the Education Committee be now received. Report received.

Dr. Rosebrugh presented the report of the Registration Committee, and moved that it be received. Report received.

Dr. Fowler presented the report of the Committee on Complaints, and moved that the same be received. Report received.

Dr. Britton presented report of Committee on Reciprocity, and moved that it be received. Report received.

Dr. Thorburn presented report of Committee on Finance, and moved that it be received. Report received.

Dr. Williams presented report of Legislation Committee, and moved that the same be received. Report received.

Dr. Harris moved, seconded by Dr. Logan, that report No. 1 of the Education Committee be now read and referred to Committee of the Whole. Carried.

Council in Committee of the Whole. Dr. Day in the chair.

Dr. Harris moved that the report be read clause by clause. Carried. Report read clause by clause and adopted.

Dr. Harris moved that the report as amended be adopted. Carried.

Dr. Harris moved, seconded by Dr. Rogers, that the Committee rise and report.

The Committee rose. The President in the chair.

Dr. Harris moved, seconded by Dr. Bray, that the report of the Committee of the Whole on Report No. 1 of the Education Committee as amended be adopted. Carried.

# EDUCATION COMMITTEE REPORT No. I.

June 16th, 1893.

To the President and Members of the Medical Council of the College of Physicians and Surgeons of Ontario:

GENTLEMEN,—Your Standing Committee on Education begs respectfully to submit the following report (No. 1) on various matters referred to said Committee:

I. In regard to communication of Thos. Bradley re Matriculation Examination. He says he failed in French, and asks may he complete this examination any time before October, 1893, and the time of graduation.

To be instructed that he must pass the entire Matriculation Examination required by this Council prior to registration as a medical student on its register.

II. Wm. F. Cunningham applies for liberty to be brought under the four years' course. He matriculated in everything but Latin. He was unaware that the time for registration had been extended to November, 1892; also that he would have had time to pass it in that time.

Mr. Cunningham is to be instructed that he must comply with the

regulation of this Council.

III. Thos. J. Caldwell, of Shanty Bay, failed by eight marks, passed everything but Algebra, failed by a few marks in that subject in his Matriculation Examination in July, 1892.

Mr. Caldwell is required to carry out the instructions of this Council.

IV. J. J. Davis, of London, Ont., asks to be registered on his Second Class certificate as a matriculated student. He is a few marks short in Chemistry. He went up in July, 1892.

Mr. Davis' request should be granted.

- V. Mr. Proctor, who applies to register as a medical student, to be informed that his Matriculation Examination is considered satisfactory to this Council, and entitles him to registration as a medical student.
- VI. Geo. D. Porter, in his third year of medical study. He registered with the Council two years after he began his medical studies. He had his Matriculation in Toronto University (Arts) in good time to have registered before he began medicine.

Request of Mr. Porter granted.

VII. In regard to Dr. Waugh's resignation as an Examiner in Medical and Surgical Anatomy.

Registrar to acknowledge receipt of letter.

VIII. A. G. A. Fletcher applies for permission to go up for final examination without taking a summer session, and be allowed to complete his course on the curriculum as it stood when he registered in 1887.

Mr. Fletcher's request should be granted.

IX. W. A. McIntosh, Simcoe. Has passed all his Matriculation Examination but Latin. He has taken one session of medical lectures, and asks to be allowed to register when he passes in Latin, and to have his medical lectures counted.

Mr. McIntosh to be informed to comply with the regulations of the Council.

- X. Duncan McCallum asks to be registered if he passes his Latin before going up for his primary examination. He holds a Second Class certificate covering all the rest of the Matriculation work. Has attended one course of medical lectures.
  - Mr. McCallum must comply with the regulations of the Council.
- XI. D. Jamieson applies for registration. He asks to be allowed to take a four years' course, as he held in 1887 the qualifications to do so. Mr. Jamieson's request should be granted.
- XII. H. G. Williams asks whether, as he has certificates of having passed the preliminary examination required by the Royal College of Surgeons, England, and the Royal College of Physicians, England, and also the examination of these bodies in many primary subjects, to be allowed to be registered as a medical student, and also to be allowed to go up for his final examination.

As no documents have been submitted with the letter of Mr. Wil-

liams, his request cannot be entertained.

XIII. W. T. Beatty, Collingwood, has a Third Class certificate dated 1885, without Latin. He asks can he now register by passing Latin, and if he does so, can he be allowed to take a four years' course.

Mr. Beatty must comply with the regulation of the Council.

XIV. A. Johnston, Goderich, wishes, if he enters a Medical College in the fall of 1892, to be allowed to take a four years' course. His request should not be granted.

XV. Mr. H. O. Milbee asks for registration based on marks got at Departmental Examination in 1892 in Barrie.

Mr. Milbee must comply with the regulation of the Council.

XVI. J. R. McRae, Goderich, applies for registration with the Council.

He must comply with the Council regulations.

XVII. John Kerr asks for registration as a medical student, he having only failed by a few marks on Latin and French.

To be directed to comply with the regulations of the Council.

XVIII. J. A. Brown, M.D., Sarnia, desires registration. Holds a Second Class certificate, 1888, with Science, and writes to know if he could complete his matriculation by accepting Arts Matriculation in Latin of McGill.

Dr. Brown to be referred to regulations of this Council, Section I., Clause 1, under the head of "Matriculation." Also to be informed that not having registered before November 1st, 1892, he will be required to take five years.

XIX. A. C. Halter asks for registration as a Matriculate in Law. He presents a certificate in this from Osgoode Hall.

Mr. Halter's request cannot be granted, as only one Matriculation

Examination is accepted by this Council, viz., the Departmental Arts Matriculation.

XX. Fred. McKinnon, Vankleek Hill, wishes to be registered as a Matriculate. Says he has one year's attendance in Arts at McGill.

Mr. McKinnon is to be told that he must comply with the regulation of the Council.

XXI. Chas. O. Fairbank, M.D., a graduate of Royal Military College, wishes, as such, to be registered as a matriculate.

Request should be granted.

XXII. "That, with their final tickets, candidates shall (except in cases of graduates in Arts) present a certificate of having passed at the close of their third session in the College or School they may have attended, an examination in such parts of Medicine, Surgery and Midwifery as may be thought advisable by the Faculties of the respective Colleges or Schools."

This Examination is not in any way to interfere with any of the

examinations of this Council.

XXIII. M. Haight asks to take a Primary and Final Examination together.

Mr. Haight's request should be granted.

XXIV. E. G. Hodgson asks for registration as a matriculate as an Honor Graduate from the College of Pharmacy.

Mr. Hodgson must comply with the regulations of this Council, as the Council cannot waive its Matriculation Examination in such cases.

XXV. A. A. Metcalfe has a matriculation entitling to registration; cannot afford to spend the five years now required, and wishes his matriculation (Arts in Queens) to be registered so as to bring him within the four-year curriculum.

Request should be granted.

XXVI. It is recommended by this Committee, upon information received by Dr. Fowler and the Principal of the Upper Canada College, and other sources, as to the requirements for graduation, that graduates of the Royal Military College, Kingston, Ontario, be entitled, on presentation of their diploma and identification of their graduation, to registration as matriculates in this Council.

XXVII. Report of Board of Examiners of the College of Physicians and Surgeons of Ontario, dated June 8th, was considered and adopted.

XXVIII. The case of a candidate who personated another candidate in Chemistry at the recent Primary Examination of the Council, George Kraussman and A. T. Jones being the names of the personator and the personated respectively, was considered.

It was agreed to recommend, and it is recommended, that both

parties should be debarred from further examination before this Council for the next five years from the present date.

XXIX. It is recommended that the subject of Therapeutics be given in connection with Practice of Medicine, a separate paper being set in each of these subjects by the Examiner.

XXX. The President's address has been carefully gone over and his suggestions noted.

XXXI.—Inasmuch as the Council has referred all correspondence between Mr. J. A. Sangster and the President and Registrar, as well as the interview, it is recommended that the correspondence should be published in the Announcement.

XXXII.—It is recommended in accordance with the resolution referred to this Committee by the Council, proposed by Dr. Williams, that the said resolution is approved of, and a sub-committee, consisting of Drs. Williams, Logan and Bergin, be appointed to prepare the epitome suggested and to report to the Council next year.

XXXIII.—Dr. Fulton's resolution was considered, and it was agreed that the principle of the resolution be recommended, and is hereby recommended for adoption by the Council. This resolution will appear in the Minutes.

# WILLIAM T. HARRIS, Chairman of Education Committee.

Dr. Britton presented the report of the Property Committee, and moved that it be received. Report received.

Dr. Britton moved that the Council go into Committee of the Whole on report of the Property Committee. Carried.

Council in Committee of the Whole. Dr. Bergin in the chair.

Dr. Britton read the report, and moved that it be adopted. Carried. The Committee rose. The President in the chair.

Dr. Britton moved, seconded by Dr. Orr, that the report of the Committee of the Whole on the report of the Property Committee be adopted. Carried.

### PROPERTY COMMITTEE REPORT.

To the President and Council of the College of Physicians and Surgeons of Ontario:

Gentlemen,—Your Property Committee beg leave to report that they have carefully inspected the College building from attic to cellar, and it appears to their instructed judgment that it has, on the whole, satisfactorily withstood the ravages of time. The wood and brickwork

are in a good state of preservation, and considering the magnitude of

the structure, the evidences of settling are very slight.

There are several items of renovation and repair which we would recommend to your consideration, were it not that there is a species of Anæmia in the Treasurer's department. Our College income this year will probably be less than last, consequently we recommend only such expenditure as is at the present imperative.

1st. The boilers should have the ends well scraped and painted with

red lead in order to prevent leakage.

2nd. The brick arches of the same were initially built of common instead of fire brick, and the heat has largely destroyed them. They should be rebuilt, and of fire brick.

3rd. The pipes and attachments of the furnaces require repainting. 4th. The elevator and its enclosure should be rubbed down and painted.

5th. The main valve controlling the supply of water is inoperative,

and a new one should be put in.

6th. The main staircase, from the ground floor to the top, together with the landings, are becoming unsightly, and we would recommend that they be kalsomined and the ornamented portions tinted. This we believe to be a durable and a cheap method of decoration.

7th. The ground floor requires oiling.

8th The urinal on the first floor should be thoroughly overhauled, the floor of the lavatory repainted and the woodwork varnished.

9th. We find that the main roof leaks in several places, and to such an extent that the ceiling and walls of the examination hall are being rapidly destroyed, and the architect should be consulted without delay as to what should be done. We think from the information supplied by the caretaker, that this repair will not entail much expense.

10th. The radiators are blackening the walls, and with a trifling outlay shields could be procured which would effectually prevent this.

11th. In both the front and side vestibules, the walls and ceilings should be kalsomined, the wainscotting rubbed down in oil, and the steps oiled.

12th. The Bay Street doors should be revarnished. If not attended to forthwith, the woodwork will be roughened beyond restoration.

13th. The matter of insurance is in the hands of the solicitor, and has not been settled as to the amount of the premium the College is

to pay to the Canada Life Assurance Company.

14th. The elevator has been injured to some extent by sand in the water. This matter is also in the hands of the solicitor who is urging our claim against the city to repair the damage done. We have not had time or opportunity to make full inquiries as to the cost of repairs, but we suggest that in case any repairs are likely to cost more than twenty dollars, the Registrar be instructed to ask for tenders for

the same. Attached are communications from the caretaker and from Mr. Robb, Boiler Inspector, but as the details have been considered in framing this report, they do not require to be read.

All of which is respectfully submitted.

W. BRITTON, Chairman.

TORONTO, June 9th, 1893.

R. A. Pyne, Esq., M.D., Registrar College of Physicians and Surgeons of Ontario:

DEAR SIR,—On the 6th inst. the steam boilers were fully examined, and found generally sound and tight. The following points should be attended to:

The safety valves need grinding, to make them fit their seats properly and without leakage. The dampers for checking the draught are connected together, so that both open and close together. They should be separated, so that each will act independently of the other, because there may be a very bright fire under one boiler, and a very dull fire, or no fire at all, under the other.

In order to preserve boilers from injury during summer, it would be well to paint the boiler heads with boiled oil with a little red lead in it. Then put ten pounds of soda in each boiler, make the hand hole joints perfectly tight, and fill the boilers entirely full of water.

The arches over furnace doors, the bridge walls, and other parts of the brickwork need repair. I would advise that for this you employ a man of practical experience in such work, and would say that Mr. Geo. W. Gore's work is found to give good satisfaction. He is an expert at furnace building, and you can depend upon getting a good job done. You can easily find one who will work much cheaper, but I am satisfied that in furnace building it is cheaper in the end to employ a specialist.

The steam gauges were tested and were adjusted by our Inspector.

Yours very truly,

GEO. C. ROBB, Chief Engineer.

TORONTO, June 10th, 1893.

To Dr. R. A. Pyne, Registrar College of Physicians and Surgeons of Ontario:

DEAR SIR,—I beg to lay before you my annual report on the building of the College of Physicians and Surgeons of Ontario.

The boilers in connection with the building have been inspected twice during the year, once before starting the fires, and the other after the fires were closed down. I have had all the soot removed from around the boilers and flues in each one; I emptied the water from each boiler; I then dissolved ten pounds of soda for each boiler which I have put in and have again filled the boilers up with water, so as to keep them from corroding during the summer months.

The boiler pipes and attachments want painting; also the boiler-

room whitewashed.

As to the other repairs required, the boiler inspector will report to you, but I would draw your special attention to the quality of brick used in the boilers, during the winter the archways having come down; I have had the brick taken out of the pit at the back of the tubes, also from under the boiler, and find that they are only common brick instead of fire brick; I have them still in my possession.

The water valve for shutting the water off from the elevator is not in working order, and when Fensom's men were repairing the elevator they could not shut the water off by the valve, and I had to get the Waterworks Company to send a man to turn the water off in the street. Therefore, should anything go wrong with the elevator, before the water could be shut off, the building would become flooded.

The plumbing work in all the lavatories requires overhauling, also the lavatories require the floors and walls painted, as they are com-

mencing to look very bad and smell considerable.

All the doors on Bay and Richmond streets require varnishing, as they are getting very bare and will get impoverished by the weather.

The walls and ceilings of all the halls, landings and stairways are in a very bad condition and require either to be kalsomined or painted, also the woodwork varnished and the first floor oiled, and the paint work on the elevator also requires renovating.

I would also call your attention to the want of lavatory accommodation; there are at present twelve ladies working in the building, and the only closet which they can use is the one attached to the council chamber; the accommodation in the basement is also too small, about fourteen gentlemen having to use the same closet; so you will perceive that it is very unpleasant for the ladies to have to use the same closet; my own family also have to use the same one.

Since taking the position of prosecutor for the college I have had a man in charge of the building who is just as capable as myself; also my own son, a young man who has studied engineering, attended to the boilers and elevator, besides my wife who sees that everything is right; so that, in fact, the building is attended to better than if I was always at home. The man and my son I have to pay out of my own salary.

Messrs. Mulholland & Sharpe wish to have a sink put into their office as they wash a great many bottles, which they have now to do in the lower lavatory, and it, therefore, keeps the place always wet and dirty.

I am sir, yours respectfully,

THOS. WASSON.

Dr. Rosebrugh moved, seconded by Dr. Orr, that the report of the Registration Committee be now read and referred to Committee of the Whole. Carried.

Council in Committee of the Whole. Dr. Bray in the chair.

Dr. Rosebrugh read report clause by clause, and moved that the report be adopted without amendment. Carried.

The Committee rose. The President in the chair.

Dr. Rosebrugh moved, seconded by Dr. Orr, that the report of the Committee of the Whole on report of the Registration Committee be adopted. Carried.

## REGISTRATION COMMITTEE REPORT No. I.

To the President and Members of the Ontario Medical College:

GENTLEMEN,—Your Committee on Registration beg leave to submit the following report:

1. That in reference to the communication from Dr. Herod, of Guelph, requesting that the title, "Member College Physicians and Surgeons, Ontario," should appear after all names on the register,

Your Committee are of the opinion that in the interests of uniformity, it would be well to comply with this request, and recommend the Council to grant the same; to be carried into effect at the issuing of the next register.

2. In reference to the petition of Jacob Zelinski and Peter Reid

McMonagle, again requesting to be registered,

Your Committee find that the said Jacob Zelinski and the said Peter Reid McMonagle have not furnished any proof of having complied with the Medical Act, and therefore recommend that their petitions be refused.

All of which is respectfully submitted.

J. W. Rosebrugh, Chairman.

Dr. Fowler moved, seconded by Dr. Williams, that the report of the Committee on Complaints be read and referred to Committee of the Whole. Carried.

Council in Committee of the Whole. Dr. Logan in the chair.

First two clauses of report read and adopted.

Dr. Williams—I presume that the Committee, in looking after these matters, have borne in mind that a student has a right to appeal from the examiners to the Council, and this Committee should remember that right, and the report ought not to be couched in terms, that no action be taken. We must at least recognize that the students have a right, and to some extent, whatever extent I don't know, their

request was granted, their papers were looked into. Because it is a right under the statute that they may appeal from the examiners; and our report must recognize that fact. As the report at present reads, it would imply we did not think the matter worthy of consideration at all.

Dr. Bergin—I do not wish to be thought captious at all, but I think the Committee might very properly have reported to this Council the number of marks by which a gentleman, who has been rejected upon one subject only, has been rejected; for instance, if he has been rejected by only one mark upon a subject, I quite agree with the President in his address that he made to us the other day, that we ought to have some little consideration for a student who fails by only one mark on one subject, when you consider he has passed in every other subject. I think we ought to know that. And another consideration, I think, is this, that if we should not have in September, and I am atraid we shall not be able to have because of want of funds, another examination this year, then it is a great hardship and a wrong to put a man over for another year because he has missed only one mark in the whole list of subjects.

Dr. Fowler—I think Dr. Williams and Dr. Bergin misunderstand the action of the Committee. There are several cases in which we reread, or heard the papers re-read, and the marks, as a whole, were considered by the Committee; and the Committee came to the conclusion, not that they should take no action in the matter, but to recommend the Council not to take any action, after the Committee had carefully considered the question. As you will see afterwards in the report, we re-read the papers.

Dr. WILLIAMS—That is the objection I take, that while you re-read the papers, you should show in your report that they were re-read, and then ground for objection, on the part of students who have a right to appeal under the statute, is taken away.

Dr. Fowler—In the after part of the report the re-reading comes in.

Dr. RUTTAN—It appears to me, at the last meeting of the Council there were instructions given that the decision of the examiners should be final, without appealing to this Council.

Dr. Bergin—Yes; but we added to that a recommendation which amounted to an instruction to these gentlemen, that when they found a student failed only by one mark or two that they were to recommend these cases to the Council.

Dr. Rogers—I quite agree with a great deal that has been said in this matter, but I do not agree with the idea of putting it forth from this Committee and from this Council, that when a man fails by one

mark or any other part of his marks, he shall be passed. That would mean that if you make your standard fifty per cent., you have then a standard of forty-nine per cent.; if he falls below forty-nine per cent., that is forty-eight per cent.; and so on ad infinitum. It seems to me we should have a standard, and should maintain it and keep it; and we should have confidence in our Board of Examiners. And I am very glad to see the Committee bring in the report that they have.

Dr. MILLER—I think it is very proper where a student fails by only one mark on one subject to consider his general standing. I may say, as a member of that Committee, that where the failure was remarkably small, to the extent of one or two, three or four marks, in many instances the standing on every other branch was exceedingly good; and from the suggestions which have been made respecting the quotation of the standing of these students in the other branches, I think it is a very excellent idea, and I would be in favour of asking the report referred back to the Committee with instructions to report the standing of these students who claim they have been unfairly dealt with in the other branches; and then the Council would be in a position to judge how they should deal with each case.

Dr. Henry—Yet we most distinctly last year, or the year before, decided we should not give the marks of the students.

Dr. Bergin—But that was to give the marks of all the students. What was understood was, we would not give the marks of the entire body that came up for examination only in those cases where they were referred to the Council for consideration beyond that given by the Committee.

Dr. GEIKIE—The Registrar could give you that in a minute.

Dr. MILLER—Perhaps the want of propriety of publishing the marks in each subject might be got over if the Registrar were requested by you to produce the schedule, which could be read to this Committee as a guide in dealing with each case.

Dr. Rosebrugh—I think we should remember these young men are gentlemen. They have put in a petition to be considered; and it struck me as the Chairman of the Committee read the report that the answer was rather discourteous, "No action taken." If he would say, "The gentleman came very near passing, but we cannot recommend that we should depart from our standard," or something of that kind, it would be a more courteous answer to the young gentlemen.

Dr. Bray—I think all this discussion might be avoided if the Chairman in reading his report would say these matters had been considered by that Committee, and they report that this Council take no action.

Dr. Fowler proceeds with the reading of the report, and, on motion, the report was adopted as read.

The Committee rose. President in the chair.

Dr. Bergin—Before the Chairman asks the Council to adopt that report, I would like to say to the Council that in the matter of Doctor McCallum, the Council is not responsible for any statement made by the *Ontario Medical Journal*, and should repudiate it.

Dr. Fowler moved, seconded by Dr. Bray, that the report of the Committee of the Whole on the report of the Committee on Complaints be adopted as follows. Carried.

### COMPLAINT COMMITTEE REPORT.

June 15th, 1893.

Your Committee on Complaints beg leave to report as follows:

In the case of J. P. Hubbard complaining against the Examiner in Medical and Surgical Anatomy for treating him in an ungentlemanly manner, and also appealing against the decision, after due consideration the Committee recommend that no action be taken.

In the case of S. H. Large, asking for a re-reading of his paper on Physiology; of W. E. Brown, who failed on Medical and Surgical Anatomy; also in the case of E. W. Goode, who failed in Operative Surgery; also J. A. McNaughton, who failed in Operative Surgery, your Committee, having re-examined papers, recommend that no action be taken.

In the case of Lapp, it was decided to re-read his paper on Practice of Medicine. After this was done it was found that his paper was of such a character as did not entitle him to be passed; we therefore recommend that no further action be taken in his case.

In the cases of J. B. Ferguson and A. B. Parlow, who asked for a re-reading of their papers, it was recommended, after carefully rereading, that no action be taken.

The papers of W. J. Arnott, J. T. Dunn and R. T. Corbett, on Medical and Surgical Anatomy, were directed to be re-read, and being re-read by a competent person, the award of the Examiner was not changed, and we recommend that no further action be taken.

FIFE FOWLER, Chairman.

Dr. Rogers moved that the report of the Committee on Reciprocity by now read and referred to the Committee of the Whole. Carried.

Council in Committee of the Whole. Dr. Harris in the chair.

Dr. Rogers read the report, and moved that it be adopted as read. Carried.

On motion, the Committee rose. The President in the chair.

Dr. Rogers moved that the report of the Committee of the Whole on the report of the Committee on Reciprocity be adopted as follows. Carried.

### REPORT OF COMMITTEE ON RECIPROCITY.

The Committee appointed at the last session of this Council to meet delegates from the Medical Councils of the various provinces of the Dominion of Canada, to formulate a scheme of reciprocity in medical registration between the said provinces, beg leave to report as follows:

This Council at their last session in June appointed a committee of their body to meet delegates from the Medical Councils from other provinces, in Ottawa, on the 20th of September, and to discuss reciprocity in medical registration and report at the earliest possible date. The meeting consisted of Dr. Bray, Chatham, Ont.; Sir James Grant, Ottawa; Dr. Logan, Ottawa; Dr. Ruttan, of Napanee; Dr. Rogers, of Ottawa—who formed the committee from the Ontario Medical Council—and Dr. F. W. Campbell, of Montreal, and Drs. Gibson and Brosseau, delegates from the Quebec Medical Council. Dr. Edwards represented the North-West Territories, and Dr. Milne from British Columbia. Communications and suggestions were received from Manitoba, Nova Scotia, P. E. Island and New Brunswick.

The whole subject of reciprocity in medical registration between the provinces was fully and ably discussed, and all the delegates strongly favored the adoption, in each of the provinces, of a Medical Act on the lines of the Medical Act in Ontario which gives the Medical Council full control over both pre-medical and medical education, and indeed over all matters relating to the practice of medicine in Ontario.

Also, it was the unanimous opinion that there should be established in each Province at once a Central Examining Board, to examine all candidates for the license to practise, and further, when such examining boards were established in the provinces, the standard of matriculation and medical education should be raised to a uniform grade, following that of Ontario, and then reciprocity in medical registration between the provinces would result as a natural consequence.

The following resolution was carried unanimously, the Committee

and delegates all voting for it:

Moved by Dr. Rogers, seconded by Dr. Gibson, and

Resolved, -- That in the opinion of this Conference there should be established in each Province in Canada a Central Examining Board to

examine all candidates for medical registration therein.

Resolved,—That as soon as a Central Examining Board is formed in each Province, a committee should be appointed from each Provincial Medical Council, in order to have established a uniform standard of matriculation and of medical education throughout Canada, and also reciprocity between the provinces in regard to medical registration.

The meeting then adjourned, and all the delegates were satisfied at

the progress made in this great matter of medical reform.

Your Committee have just pleasure in reporting that the delegates

from the Quebec Medical Council heartily endorsed the idea of each Province in Canada having a Medical Act strictly on the lines of the Ontario Medical Act, and each one agreed to do all in his power to

secure such a Medical Act in the Province of Quebec.

Your Committee can also express the hope that the time is not far distant when the various provinces of Canada will each have a Central Examining Board, and reciprocity in medical registration between the provinces will be an accomplished fact.

All of which is respectfully submitted.

A. F. ROGERS, Secretary.

Toronto, Ont., June 15th, 1893. Adopted in Committee of the Whole.

WILLIAM T. HARRIS, Chairman.

Dr. Williams moved, seconded by Dr. Orr, that the report of the Legislative Committee be read and adopted as follows. Report read.

## LEGISLATION COMMITTEE REPORT.

To the President and Members of the Medical Council of the College of Physicians and Surgeons of Ontario:

GENTLEMEN,—Your Committee on Legislation held a meeting on the 29th of September, 1892, and in accordance with arrangement made with the President, had a conference with the members of the Defence Association.

After considerable discussion, your Committee requested the Association to make their propositions in writing, which they did, as follows:

1. That Article 41 A of the Ontario Medical Act be repealed.

- 2. That action in regard to the levying of the annual fees be held in suspense until the medical profession is properly represented in the Council.
- 3. That only each of the following universities be allowed to send a representative to the Council, to wit: Queen's, Toronto, Trinity and the Western.

4. That the territorial representatives number seventeen, and the homeopathic five.

Your Committee, after carefully considering these propositions, replied:

1st. We consent to 41 A remaining in abeyance until after the next election, and allowing the electorate to pronounce upon it.

2nd. We do not consent to suspend Section 27, but will still rely on the honour of the profession to pay the fee.

3rd. We will favour adding five additional territorial representatives.

4th. We will not object to institutions which neither teach nor grant

degrees being deprived of representation.

5th. We are in favour of protested elections being referred to the Senior County Judge in the division in which the election took place.

Some time subsequently the Secretary of the Defence Association wrote the President of the Council that the offer would not be accepted,

and that the agitation would be continued.

Your Committee met on the 12th of January, 1893, and 23rd of February, 1893, with a view to consolidating the Medical Acts, and making some minor amendments thereto, in accordance with your instructions. These are appended to this report. The Registrar forwarded a copy to each member of the Council.

These proposed amendments were presented to the Attorney-General, but he and his Government declined to make any further amend-

ments to the Medical Act.

On May 15th, 1893, your Committee met and discussed the "Meacham Bill," which was then before the House, and had been

referred by the Assembly to a special committee.

Your Committee appeared before the Special Committee on the 15th of May, when the matter was fully discussed, with the result, you are aware, the Meacham Bill was amended in some particulars, and finally passed as appended to the end of this report.

All of which is respectfully submitted.

# J. ARTHUR WILLIAMS, Chairman Committee on Legislation.

This bill passed the House on Friday, May 26th. A portion of the Medical Act affected is herewith appended. The alterations and new matter are in italics:—

- Section 6. Thirdly.—Seventeen members to be elected in the manner hereinafter provided from amongst, and by the registered Members of the Profession, other than those mentioned in the preceding subsections of this Section.
- (2) The seventeen members to be elected as aforesaid shall be and continue to be residents of the several Territorial Divisions for which they are elected; and one member shall be so elected from each of the Territorial Divisions mentioned in Schedule "A" to this Act, by the registered Practitioners of Medicine resident in such Division; and the manner of holding such election shall, with respect to the time thereof and the taking the votes therefor, be determined by a by-law to be passed by the Council; and in default of such by-law being made, then the Lieutenant-Governor shall prescribe the time and manner of holding such election. R. S. O., 1877, c. 142, s. 6; 50 V. c. 24, s. 1.

7. (1) The members of the Council shall be elected or appointed, as the case may be, for a period of four years; but any member may resign his appointment at any time by letter addressed to the President or Registrar of the Council; and upon the death or resignation of any member of the Council it shall be the duty of the Registrar forthwith to notify the college or body wherein the vacancy has occurred, of the death or resignation; and such college or body shall have the power to nominate another duly-qualified person to fill the vacancy; or, if the vacancy be caused by the death or resignation of any member elected from a Territorial Division, or by his becoming disqualified owing to his having ceased to reside there, the Registrar shall forthwith cause a new election to be held in such Territorial Division in such manner as may be provided for by by-law of the Council; and the election shall be conducted in accordance with the By-laws and Regulations of the Council, but it shall be lawful for the Council during such vacancy to exercise the powers hereinafter mentioned.

Section 7 of the said Act is further amended by adding thereto the following as sub-sections (3) and (4) thereof:—

- (3) The Registrar shall, not more than 60 nor less than 40 days before the time for receiving nominations for any election under this Act, notify, by letter or post card, every registered medical practitioner in the province of the date of receiving such nominations.
- (4) A general election shall be held in the year 1894 in accordance with the provisions of the said Act as amended by this Act.
- 5. (1) In case the validity of the election of any member of the council is contested, the same is to be tried by the senior or other officiating judge of the county court, or the judge of the district court of the district in which the person whose election is complained of resides, and the proceedings thereon shall "mutatis mutandis" be the same (as nearly as may be) as in the case of municipal elections under the sections of "The Consolidated Municipal Act, 1892," relating to controverted elections. But no security by the complainant shall be necessary.
- (2) Any person qualified to vote at the election complained of may be the relator in proceedings under this section.
  - (3) The decision of the said judge shall be final.
- 29. The Board of Examiners appointed under the preceding section shall be composed as follows: one member from each of the teaching bodies now existing, referred to in Section 6 of this Act, and one from every other School of Medicine which may be hereafter organized in connection with any University or College which is empowered by law to grant Medical or Surgical Diplomas; and a number not less than six members to be chosen from among those members of the

College of Physicians and Surgeons of Ontario who are unconnected with any of the above teaching bodies. R.S.O., 1877, c. 142, s. 29.

- 7. The fees to be paid by the members of the college towards the expenses of the college, and the means of collecting and enforcing the same are to be in the discretion of the elected members of the council; and section 27 of the said Act, and section 41a amending the same, enacted by the Act passed in the 54th year of Her Majesty's reign, chaptered 26, and entitled "An Act to Amend the Ontario Medical Act," are hereby suspended, and are to continue suspended unless and until after the elections of 1894 a by-law is passed by the council adopting the same or part thereof; and the said council, after the said elections, is to have power from time to time to adopt the same in whole or in part, or with any modifications as the council sees fit, and is to have power to afterwards repeal, or from time to time vary any such by-law, and to re-enact the same in whole or in part after repeating the same, subject always to the limit prescribed by section 27 of the said Medical Act. But the only members of the council entitled to vote on any by-law under this section shall be elected members of the council, nine of whom at least must be present at the passing of the by-law.
- 8. Schedule "A" to the said Act is repealed, and the schedule to this Act substituted therefor.

#### SCHEDULE.

- 1. Counties of Essex, Kent and Lambton.
- 2. Counties of Elgin, Norfolk and Oxford.
- 3. County of Middlesex.
- 4. Counties of Huron and Perth.
- 5. Counties of Waterloo and Wellington.
- 6. Counties of Bruce, Grey and Dufferin.
- 7. Counties of Wentworth, Halton and Peel.
- 8. Counties of Lincoln, Welland, Haldimand and Brant.
- 9. County of Simcoe, and the Districts of Muskoka, Parry Sound, Nipissing, Algoma, including Manitoulin, Thunder Bay and Rainy River.
  - 10. That part of the city of Toronto lying east of Yonge Street.
  - 11. That part of the city of Toronto lying west of Yonge Street.
  - 12. Counties of Ontario, Victoria and York, exclusive of Toronto.
- 13. Counties of Northumberland, Peterborough, Durham and Haliburton.
  - 14. Counties of Prince Edward, Hastings and Lennox.
  - 15. Counties of Frontenac, Addington, Renfrew and Lanark.
  - 16. Counties of Leeds, Grenville and Dundas.
  - 17. Counties of Carleton, Russell, Prescott, Glengarry and Stormont.

The "Ontario Medical Act" is consolidated in the Medical Register of 1892, and it was proposed to amend the Act as follows:

Page 14, Section 7: 1. After word "resignation" in the 11th line,

" or voiding of the election."

2. After word "resignation" in 1st line, "or voiding of election." Page 15, Section 10, to be repealed and the following substituted: "That in case of any doubt or dispute as to the legality of the election of any member of the Council, it shall be lawful for the Senior County Judge, in the territorial division where such doubt or dispute arises, to hold an enquiry and decide who is the legally elected member of the Council; and the person whom he decides to have been, shall be, and be deemed to be, the legal member; and if the election is found to have been illegal the Judge shall have power to order a new election.

Page 18, Section 17, Sub-section (3): Omit all after word "Council"

in 12th line.

Page 19, Section 22: In 9th line after word "letter" add "and register same."

Page 21, Section 27: Word "first" in the 6th line to read "last,"

and "December" to take place of "January" in 7th line.

Page 22, Section 29, to read after word "Diplomas" in the 7th line, and such others as may be necessary from "among," etc.

Page 27, Section 39: Word "reasonable" to read "such reason-

able."

Page 28, Section 41 (a): After word "annually" in second line, to "on or before."

Page 28, Section 41 (a) Sub-section (3): Add after last word, "paid

as hereinaster provided."

Page 28: After sub-section 6 a new sub-section is to appear as No. (7) as follows: "No assessment dues or fees shall be levied upon any member of the College residing out of the Province of Ontario. If the member so residing has given notice of his intention of leaving the province, or that he has left the province, the member's name shall not be erased while not practising therein."

Another sub-section is added, as follows:

No. (8): "The Council shall have power to remit the annual fee or assessment to any member of the College, and shall have power when advisable to order the restoration of the name of any member of the College, which may have been erased for default in payment of fees."

Dr. Rosebrugh—Was it the Meacham Bill that was carried? I understood the large committee met and the Government took it in hand and constructed a new bill, and that it was really not the Meacham Bill that passed.

Dr. WILLIAMS—It is really the framework of the Meacham Bill,

but it was very materially modified in going through the Committee. I think you will find the name "Meacham" is still on the bill, as it received its third reading, so that it was not recognized as a new bill, though it was practically new in contents.

Dr. Rosebrugh—All of the Committee's recommendations were

practically embodied in the bill.

Dr. WILLIAMS—Certainly, what the Committee consented to are embodied in the bill. I think there are only one or two minor points of alteration that the Committee had not consented to. There is one point, they wished to have no representatives from universities, on the ground they had no right to it, and were spending money; a proposition was made by one of the members, and incorporated into this Act, that members who were representatives of colleges in that way would not vote on questions of taxation on the profession. was put in as a compromise, because the Council, or members of the Council or Committee, objected to striking out university representa-The other party wished them entirely struck out, and in order to get as near as they could to that, they decided those representatives should not vote on questions of taxation of the profession. Otherwise you will find the bill very much as we agreed to it. is one change, and that is, the old rule was the term of office of the Council after an election should run for five years. The proposition of the Defence Association was it should be changed to three years, and a compromise was made at four years. It will be within the recollection of a good many members of this Council that the subject was brought up a few years ago, and the Council very nearly tied on the question of whether it should be reduced to three, or whether it should remain at five years; so that the compromise will not be a very great hardship to the feelings of any member present.

Dr. Moore—As I understand, the only difference between the college representatives and the territorial representatives under the present law is that the college representatives do not vote when fixing a tax upon the regular profession, but in every other respect they have

full powers and full privileges, as I understand the Act.

Dr. Logan—I noticed a statement made by Dr. Orr here the other day, speaking in reference to the claim made by the Defence Association that they had rather more than half of the population of registered medical practitioners—that is something over 1,100 I think they claimed they had; and he asserted that he had knowledge, where he got it I do not know, and it matters not, that in place of having 1,100, they had less than 400. I want to know from the Chairman if he was aware of that fact when they were going before the House, because it is a very important point; if they knew that, it should have made a very great difference with the action of the Government.

Dr. WILLIAMS—I might say the Committee were not aware of that

fact; nor have they any evidence of it up to the present time. I went to see one of the medical men in the House who had exhibited to him by the Secretary of the Defence Association, the cards he received; and he had a very large pile of cards; some of these were not as courteous to him as they might have been; and I do not know whether in counting his 1,100 he counted all the cards he received or not. If he counted all the cards, it is possible they did reach to the 1,100, but just how he could stretch his imagination to consider that some of those were persons willing to belong to the Defence Association is hard to understand, for the language used towards him in some cases was rather strong.

Dr. Orr—With regard to Dr. Logan's question as to how I obtained the information that I gave to this Council the other day, I might state that that information was given from the knowledge I have obtained in connection with the *Ontario Medical Fournal*, and from coming in contact with medical men, not only in this city, but in various parts of the Province, and from correspondence received from various gentlemen over the Province. Report adopted.

Dr. Thorburn moved, seconded by Dr. Rogers, that the report of the Committee on Finance be now read and referred to Committee of the Whole. Carried.

Council in Committee of the Whole. Dr. Miller in the chair. Report read.

Dr. Rogers—This case of Dr. Edwards is certainly a very hard one. In the first place, he was out of Ontario almost ever since he first registered, and it is only within the last couple of years he came back. He was born in Ontario, got through here, and then went out of Ontario to Manitoba, and from there to the United States. When he came back, of course his dues had been charged against him all this time, and it seems rather a hardship that he should have to pay dues when he never got any advantage from membership in any way, and was not living in the Province.

Dr. Bray—The statute has fixed all these things. I think that part of the report might be left out entirely. We cannot collect dues now until after the next election, according to the statute.

Dr. Bergin moved that the clause in question be expunged from the report.

Dr. Williams—There is a clause of a similar kind occurring a little earlier in the report. I would suggest that all similar clauses be left in abeyance.

Dr. Day—Lest a false impression might go out—because I think it is a false impression—to the effect that we cannot collect any dues for two years, I wish to say that that impression is wrong. We cannot

enforce the collection of dues by suspension, but we have power to sue a man to collect dues. We must not let practitioners think we have no power for two years to collect dues. We have the common law remedy we always had, and we can sue any man if we find it necessary.

Dr. Bergin's motion, that the clause be expunged, was declared carried.

Dr. Britton—In reference to the recommendation regarding the Ontario Medical Journal, I wish to say that the motion is not carried Personally, I have a great regard for the editor and unanimously. manager of the Ontario Medical Journal. Last year I was one of the two who voted against entering into a contract with the Journal. have still the same reasons that I had at that time, although, in many respects, approving of the style of work that has been done by the Journal during the past year. There are two strong reasons, to which I shall now refer, why I could not vote for a renewal of the contract. I think it no unimportant matter that already a complaint, or what has been construed as such, has come in from a professor in one of our colleges, that certain articles have appeared in the Journal which reflect very greatly upon his personal and professional standing. I do not want to enter into a discussion of the matter, for it will come up later on, but it is significant, for it leads up to this question, whether or not we could be held responsible, either legally or in a moral sense, for the utterances of the Journal. The relationship between the Journal and ourselves has been such that the profession at large will instinctively hold us responsible for its utterances. Had we complete and full control of its editorial columns, we would be in a very safe position, but it is far otherwise. As I said before, I cast no reflection upon my friend, the editor, in whom I have a great deal of confidence; but, at the same time, I would hesitate before accepting Dr. Orr's opinions in preference to the conclusions of this Council. Were he and the Journal infallible, and should some important question arise affecting the profession, it would be unnecessary to convene this Council, but quite sufficient to find out what Dr. Orr says, and leave the matter in his hands. During this next year we expect a very large number of affairs of vital importance to arise; there will be necessity, possibly, for a good deal to be said on behalf of this Council. Every sentiment expressed should be a true reflex of the Council's thought; and, as I said before, we have not that proper control that we should have over the editorials or the letters that may appear, and the paternity of which will fall on our shoulders. The other reason I would give is this: last year we received from the profession in the way of dues, I think, some two thousand odd dollars; this year an association that professes such purity that mortal fingers dare not touch it lest its lily whiteness be contaminated, whispered into the

ears of legislators an ex parte story before there was an opportunity for them to hear a fair and full discussion of medical matters in the House, and secured from as many as possible a promise of support, without satisfactory reasons to back it up, because one side of the story only had been heard. More than one member of the Defence Association boasted, in my hearing, that they would secure a guarantee from their representatives that they would support their contentions before the Legislature. It would appear as though there was a certain amount of truth in the expressed intention, because I believe, as a matter of fact, there were members of the Legislature who were indisposed to vote against us, who had to acknowledge that the principles that we contended for were just and right, but who were bound by pledges given in advance to support the other side of the question, which the immaculate Defence Association had impressed upon them as the cause of the down-trodden and oppressed. Last year we received some two thousand odd dollars in the shape of dues; through the machinations of the Defence Association, we shall not receive those dues this year.

Such a lessening of revenue means a more or less serious matter when the College building already carries a heavy mortgage; and in the face of this I cannot see how we can wisely supply the profession with a free journal, for by the enactment of the Legislature we shall not receive a solitary cent in return. I have given what I think to be strong grounds on which I decline to vote for a renewal of the contract; at present I shall not longer delay the Council proceedings, but

may have something further to say later on.

Dr. Rogers—Before the question is put, I wish to state one thing only. I noticed a letter-head used by the Ontario Medical Journal in which they have these words lithographed, "The Official Journal of the Medical Profession of Ontario." I think these are the words. I do not think that the Ontario Medical Journal is the official journal of the medical profession of Ontario—of this Medical Council, at I do not think they have ever been placed in that position, and I wish simply to draw the attention of the Council to that, because, while the Journal can make that statement to the profession at large they will believe it is the official journal of this Council; and it may be a very serious matter in the future, especially in view of what Dr. Britton has said in regard to the University of Toronto. fore I trust that Dr. Orr will see the fairness of taking these words out of his letter-heads. In the second place, I wish to state this, that the Ontario Medical Journal is doing a good work; and I believe it is a journal that has been favourably received by the profession of medicine of Ontario; and I think it would be a great mistake to withdraw our arrangement with that journal for another year. They have done good. We are giving them \$600, and for that all our printing is done,

which before cost us nearly \$600, and in addition every member of the profession is getting a copy practically from us for nothing. For that reason, although last year I opposed this, as you all know—though last year I sided with Dr. Britton—I thought then it would be a mistake—I am willing now to say in taking that stand I made a mistake; and I would like to see the *Ontario Medical Journal* go on, for I think it is doing a good work.

Dr. Moore—I am glad to know that Dr. Rogers has come to my way of thinking. I may say the objection he takes to the words in the letter-heading does not amount to very much, to my mind; for this reason, the heading says it is "The Official Journal of the Medical Profession of Ontario"; it does not say it is the official journal of the Council of the College of Physicians and Surgeons of Ontario.

Dr. Bergin—I would like to ask the Chairman of the Finance Committee to read to us the letters from the editors of the journals named—the Lancet and the Practitioner.

Dr. Thorburn—The proposition of the *Ontario Medical Journal* I have here. The proposition of the other journals was that they would be very happy to publish all the transactions of the Council, provided they were supplied with them. They do not make any other proposition.

Dr. Thorburn here reads communications from Dr. Adam Wright and Dr. Davison, and a communication and the proposition of the *Ontario Medical Journal* Publishing Company, as follows:

TORONTO, June 10th, 1893.

To the President and Members of the Council of the College of Physicians and Surgeons of Ontario:

GENTLEMEN,—We take the liberty of bringing to the notice of your honourable body the following considerations

1. The Canada Lancet and The Canadian Practitioner are two journals devoted to the promotion of medical science and of the medical profession in Ontario, the one being established twenty-five

years, the other eighteen years.

2. That these two journals were established by private enterprise in times when the medical profession in Ontario was not so prosperous as it now is; that very considerable capital has been expended in establishing them and putting them where they now are; that they have loyally served the interests of the profession from their foundation until the present; and that now they are reckoned the ablest journals of their kind published in Canada, and among the ablest published on the continent.

3. That from the beginning until the present they have favoured

every movement which they thought would be for the advantage of the profession, but that they have ever done this with due respect for the opinions of those who have thought differently from them; that they have always held their columns open for the discussion of timely topics by medical men of every shade of opinion without let or favour; and that in this way they have been very instrumental in elevating the

status of the profession and in promoting needful reform.

4. That they have together enjoyed the confidence of the best men of the profession in Canada; that they have been the means of making known to the world the advancement in medical knowledge which the critical observers and original investigators in our profession have been successful in achieving; that in this way they have been greatly instrumental in stimulating observation and research among the members of our profession generally; and that they have thus been the means of gaining for the medical profession of Ontario and of Canada a respected reputation at home and an honoured name abroad.

5. That in their dealings with your honourable body, and with the College of Physicians and Surgeons generally, they have ever endeavoured to shew it that respect and consideration which so important an organization merits, but that they have done this in no servile way, either in hope of pecuniary gain or for fear of pecuniary loss; that when they have approved your actions, they have done so because they have deemed them worthy of approval, and that when they have criticised them they have done so honestly, thinking them deserving of criticism.

But now when the Council of the College of Physicians and Surgeons have entered upon an agreement to grant a large sum of money as an annual bonus to a rival journal, we think it right to call your

attention to what seems to us three substantial facts, viz.:

(1) That the granting of this bonus was unjust;

(2) That it was unnecessary;

(3) That it was unwise.

It was unjust from the fact that it gave to a new and untried journal, one that had neither service nor character to recommend it, a very substantial pecuniary aid, while the journals which we represent, with years of service and well-earned reputations behind them, were thus by your honourable body officially discountenanced and subjected to

an unfair competition.

It was unnecessary from the fact that the only advantage which the Council was to gain from the agreement was the publication of your official proceedings; which advantage to yourselves and to the profession generally, our respective journals have always been willing, and are now and always will be willing, to give, by the publication in their columns of these said proceedings as often and whenever your Council provides official reports of the same.

It was unwise from the fact that by the granting of this bonus you, unwittingly perhaps, but none the less surely, have aroused against you the criticism of those who, for other reasons, are opposed to the Council, and who, seeing the injustice and needlessness of this grant,

will use the facts against you.

It was furthermore unwise from the fact that as the journal which you have bonused charges no subscription fee, its entire revenue beyond your bonus must come from advertisers; and we need scarcely tell the members of your honourable body that no medical journal whose revenue so largely depends upon the goodwill of its advertisers can refrain from admitting to its columns statements and opinions which, written as they are in the interests of the advertisers, must be inconsistent with professional honour and dignity.

Furthermore, we would say that from the fact that the journal in question is distributed gratuitously among the members of the profession, it must necessarily be valued by them in a measure correspondingly cheap; and that your honourable body cannot but be somewhat discredited when the alleged "official organ" of the Council is held in so little estimation that many of the members of the profession, looking at it as they do as a mere advertising sheet, and valuing it accordingly, do not even take the pains to take it from the post-office when it is sent to them.

And too, it cannot but be anomalous, and provocative of trouble and ill-feeling, when a journal which is represented and represents itself as your official organ, is managed and controlled by persons who are in no way responsible either to you or to the College whose officers you are, for it cannot but happen, as we believe it has already happened, that these irresponsible editors and publishers will from time to time use the columns of the journal which they control, but which your money supports, to advance opinions which are neither your opinions nor the opinions of the profession at large.

The only argument with a show of reason in it that we have ever heard made use of in support of the agreement against which we complain is this, that inasmuch as the British Medical Association and the American Medical Association have official journals, which are supplied gratuitously to all their members, therefore, the College of Physicians and Surgeons of Ontario ought to have a similar journal published in the interests of its members and supplied to them gratuitously. But we would call your attention to the radical difference between the present case and these alleged parallel cases. The College of Physicians and Surgeons of Ontario is a Provincial institution established by our Legislature, to which everyone lawfully Practising medicine in our province must necessarily belong. You are not the officers of a voluntary association but the trustees under the government of the rights and privileges of the profession at large. We

submit, therefore, that you are not entitled to take money which belongs to the profession as a whole, and spend it in the interests of one portion of the profession and to the detriment of the interests of another portion. You may perhaps be *legally* entitled to spend this money in the way we complain of, since it may be put through your books as a matter of necessary expense for printing and advertising. But everyone knows that it is not a necessary expense; that it is an interference with private enterprise, and an infringement of the vested rights of members of the profession in good standing whom it is your duty to protect in their rights rather than to hurt, and that the grant of this money by you is considered and rejoiced in by those who receive it as a good business scheme by which they have to that extent got the better of their competitors. We submit that it is not consistent with the honour and dignity of your honourable body to countenance such a scheme, although to the parties benefiting by it, it is, no doubt, good business for you to do so.

And lastly, even supposing there are reasons which are not apparent to us, but which may still lead you to think of continuing to grant this bonus, we would ask you to consider whether it would be wise or proper for the Council of the College of Physicians and Surgeons of Ontario, the highest medical body of our country, and the one upon which the greatest responsibility lies to do everything that it can to promote the well-being and efficiency of the profession, we would ask you, we say, whether it would be wise or proper for you to do so much to discourage and interfere with independent medical journalism, as

you assuredly are bound to do if you continue this bonus.

We, for the present, are prepared to leave the matter entirely in your hands, believing thoroughly that you will fully recognize the unwisdom of continuing the bonus, and, therefore, decide to do away with it.

We remain, Mr. President and gentlemen,

Your obedient servants,

JOHN L. DAVISON, Editor Canada Lancet. ADAM H. WRIGHT, Editor Canadian Practitioner.

Gentlemen of the Medical Council:

The Ontario Medical Journal Publishing Co. submit the following report:

They have published the annual Announcement of the College, as required by the agreement. They have inserted all advertisements of the College, and have endeavoured, through the *Journal*, to deal with all matters pertaining to your Council in such a manner as to be in

the best interest of the profession, and have furnished as good a journal as any published in Canada.

The amount of money paid out by the Company for printing, etc.,

done for your Council is as follows:

Publishing annual Announcement	397.00
Stenographers' fees	84.00
Advertisements inserted for the College	30.00

Total.....\$511.00

Thus the members of this College have been supplied with a journal at the magnificent sum of less than \$89 to this College. The Company expect, that in view of the great expense they have incurred, that the contract will be renewed, and in the interest of the stockholders, would request that it be renewed for two years.

All of which is respectfully submitted.

NEIL McCrimmon, Secy. Board of Directors.

Dr. Bergin—We have now before us the proposition of the publisher of the Ontario Medical Journal, and the proposition of the gentlemen representing the two other publications. I quite agree with Dr. Britton in his remarks as to the liability of the College in the case of articles that might possibly expose us to prosecution; and I shall allude to them further on. I confess that whilst we have reason to complain that the medical journals have not in the past published a full, or a fairly full, or half adequate report—

Dr. Moore-Or any.

Dr., BERGIN—Beyond an occasional paragraph, perhaps, of the proceedings of this Council, and have therefore not done much to facilitate the knowledge of the profession generally of what goes on in this Council, yet they have, on occasions where there have been differences in the Council, taken what I believe to be the side of the progressive members of the Council; and they have advocated all the changes towards the advancement of the education of the profession, both parliamentary and professionally; they have done that, and they have done it well; and I desire to bear my testimony to the manner in which they have defended the Council when attacked on these occasions. But, at the same time, I must admit, we owe a duty to ourselves and to the Council, which, under the circumstances, no matter how strong our desire might be to see these publications get a share of the publications of the Council, would compel us, in our own interests, not to accept any of the propositions made by them. They offer to us, provided we give to them a report of our proceedings, to publish

them without any charge. But they go no further. They do not offer to provide the stenographer, or to pay for him; they do not offer to provide the necessary number of announcements (they offer to furnish one for each member of the medical profession throughout Ontario, but the extra number we require for gentlemen outside of the country they make no proposition as to), and, therefore, their proposition is not such that we can, if we have any regard for economy or the welfare of the Council, accept. I now come to the statement made by Dr. Britton that he objects to our having any connection with the *Ontario Medical Journal*, because we might be made liable at some time for the opinions of that journal.

Dr. Britton—Excuse me, I did not mean legally liable. I meant we were held responsible in the eyes of the profession.

Dr. Bergin—That is almost the same thing. I would suggest that we prevent the likelihood of any such occurrence, by making it a part of our contract with the *Ontario Medical Journal*, that all the correspondence and all editorials be submitted to the Chairman of the Printing Committee and approved of by him before publication; and I think the gentleman who represents the *Ontario Medical Journal*, as manager, will cheerfully consent to that, for his own protection as well as for the protection of the Medical Council; and I would suggest that any arrangement entered into should contain that proviso.

Dr. Ruttan—Why should it not be announced in the *Ontario Medical Journal* that the Council would not hold themselves responsible for any opinion expressed?

Dr. Bergin—That would not prevent the public outside, or the profession generally, from holding us responsible.

Dr. WILLIAMS—According to the agreement we had with that company last year, we were held free from any responsibility in that direction. I do not agree with Dr. Bergin that it would be wise to assume the responsibility, and have a committee to look over these different articles that are entering the Journal at all. My own conviction is that we pay the Journal so much money for doing a certain class of work, and we take no responsibility outside of the work which we employed them to do. We employ them to publish our announcement, we employ them to put certain advertisements in their paper, and we employ them to send a copy of that paper to each registered practitioner in the Province. Outside of that we have no responsibility whatever, and I think we should, either to this report or some other report, add a clause so as to make the matter thoroughly clear that we are responsible only for what we contract and pay for, and that the opinions of the Journal we have nothing to do with whatever. (Hear, hear.)

Dr. BERGIN-I would like to ask Dr. Williams one question, with

the permission of the chairman. We agree to send to every medical practitioner a copy of the *Journal*, and when we send the *Journal* to them, does it not come from this Council?

Dr. Rosebrugh—No. If you subsidize them to this extent, they agree to send it to these parties.

Dr. Bergin—And by making that contract we endorse everything in the *Journal*.

Dr. Williams—I do not think so. I do not think we could be held either legally or morally responsible. Our contract is, we pay so much money for so much work. I do not think we in any way endorse the sentiments of the Journal. We pay them so much money, and in addition to the printing they do, we ask them to furnish the Journal to each member, so that he shall become acquainted with our announcement and advertisements, and so on, so that it shall go in the hands of every man. Part of our contract is, they shall publish in the Journal a stenographic report of the proceedings of this Council. What we want is that the Journal shall go into the hands of every practitioner, so that he can become acquainted with the transactions of this Council. Outside of that, we do not assume any responsibility for the Journal in any shape or form.

Dr. Bergin—You are held responsible all the same.

Dr. Britton—Whether we admit any responsibility or not, and whether or not it involves us in any legal responsibility, the fact that the *Journal* is subsidized by us to the extent of \$600, and, according to our instructions, sent to the members of the profession—

Dr. WILLIAMS—It is paid for the work.

Dr. Britton—Certainly, it is paid for the work that is being done by it, but we must bear this fact in mind, and it is the most important one of all, that still in the eyes of the profession, and in the eyes of the different universities in the country, we are virtually held responsible for the utterances of the Journal. I am not speaking on theoretical grounds, but from what has already occurred. It is probably known to most of the members of the Council that in the early days of the Journal there was a certain amount of difference of opinion existing in the Senate of my own university—the University of Toronto-and in one number of the Journal one side was taken up, and taken up very vigorously. I asked that an explanation or apology be made, or that the statement that had already been made be withdrawn. The reply was given me, "In our next number we will make that all right." Sure enough, in the next number an apology was made for the personal references which had appeared in the first number, personal references directed to the members of the Senate of the University of Toronto. But then, to make the matter

worse, they, after making the apology, went on to plead justification for having said what had formerly appeared—justification for an offence—and, in pleading justification, the old matter was reiterated and made three times worse. I do not think that will ever occur again, but because something else may occur for which, in the eyes of others, we will be held responsible, I do not see how we can maintain a close connection with a journal, over which we have not direct control; and if the Council is determined to enter into another agreement with the *Journal*, I certainly would prefer that we have some committee or some person appointed—we have a committee—to whom these matters of correspondence would be submitted before appearing.

Dr. Rogers moved that a clause be added to the contract with the *Ontario Medical Journal* Company, which will state that this Council does not hold itself in any way responsible for editorial or other statements printed in the said journal.

Dr. Bergin—That is like the railways saying they are not responsible for loss, damage or anything of the kind, but still they are.

Dr. Britton—That would only save us legally; it does not save us in the eyes of the profession and public.

Dr. Thorburn—There is further correspondence that I have not yet read, namely, a communication from Drs. Davison and Wright, giving their reasons why they object to the contract being renewed.

Dr. Britton asks for the correspondence.

Dr. Day—I have served men with legal documents to appear here at two o'clock, and if you sit here till half-past one o'clock we cannot get back by two.

Dr. Harris moved, seconded by Dr. Ruttan, that the Committee rise and report progress, and ask leave to sit again. Carried.

Committee rose, reported progress, and asked leave to sit again. Leave granted.

Moved by Dr. Harris, that the Council adjourn, to meet again at two o'clock p.m.

### AFTERNOON SESSION.

FRIDAY, 16th June, 1893.

The Medical Council met at two o'clock p.m., in accordance with motion of adjournment, the President in the chair.

The Registrar called the roll. All the members were present excepting Sir James Grant. Dr. S. E. McCully and Dr. William Anderson were present, in accordance with notice served upon them.

Dr. Day moved, seconded by Dr. Geikie, that the rules of this Council be now suspended, and that this Council do now go into Committee of the Whole to take into consideration the report of the Committee on Discipline. Carried.

Council in Committee of the Whole. Dr. Henry in the chair.

Dr. Day read the general report of the Discipline Committee clause by clause.

On motion, there being no objection, the report was adopted.

Dr. Day then read, clause by clause, the report specially dealing with Dr. S. E. McCully, and on motion, there being no objection, the report was adopted.

Dr. Day then read, clause by clause, the report of the Committee specially dealing with Dr. William Anderson, and on motion, there being no objection, the report was adopted.

Dr. Day moved, seconded by Dr. Rogers, that the Committee rise and report. Carried.

The Committee rose. President in the chair.

Dr. Anderson retired.

Dr. Day moved, seconded by Dr. Rosebrugh, that the report of the Committee of the Whole on the report of the Discipline Committee be adopted as follows. Carried.

#### DISCIPLINE COMMITTEE REPORT.

To the Council of the College of Physicians and Surgeons of Ontario:

Your Committee on Discipline beg to report that during the year they have had before them the case of William Anderson, and have held an investigation thereon, particulars of which are appended to the end of this report, together with the findings of your Committee thereon. There is also appended a copy of the evidence submitted and proceedings taken before your Committee.

Your Committee also report that the case of Samuel Edward Mc-Cully has occupied their attention; and that (as in the case above referred to) a full account of the proceedings is hereto appended.

Your Committee also wish to call the attention of the Council most particularly to the efficient and effective services of Mr. Wasson in the above cases, and cannot too strongly commend him for his actions therein.

As to Mr. Wasson's request for a moderate sum of money to be placed from time to time at his disposal, your Committee beg to refer the matter to the consideration of your Committee on Finance.

Your Committee has also had referred to them by this Council

several cases for investigation, upon which they have met and deliberated, and to which they will give their earliest attention, and will report upon the same to your honourable body.

All of which is respectfully submitted.

HENRY W. DAY, Chairman.

To the Council of the College of Physicians and Surgeons of Ontario:

Your Committee appointed to inquire into the facts, beg leave to report as follows:

Re William Anderson. For erasure from the register as a member and registered practitioner of the College of Physicians and Surgeons of Ontario.

Your Committee duly met after notice of the charges in the subject matter of the inquiry to be conducted had been given to the said William Anderson, who did not appear, either personally or by counsel, on Thursday, the 8th of December, 1892, and Friday, the 9th of December, 1892, when witnesses were examined in support of the petition, and when the letter hereto annexed, dated December 6th, 1892, from the said William Anderson to your Committee was read; and after hearing the evidence, which herewith accompanies this report, your Committee arrived at the following conclusions:

1. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows: By joining in a fraudulent conspiracy with one John Murray (alias H. Hales) to deceive the public in the Province of Ontario, and particularly all persons suffering from any disease or ailment, into the belief that an opportunity would be offered them to receive treatment for three months free of charge, by a staff of eminent physicians and surgeons, who were represented and alleged to be travelling from place to place in the Province of Ontario, whereas in fact no such persons were connected in any way with the said Anderson or Murray (alias Hales), nor did any registered practitioner for the Province of Ontario appear at any place named in any advertisement published by the said Anderson or Murray (alias Hales), except the said Anderson himself, and all persons calling at the places named in such advertisements were examined by the said Anderson or Murray (alias Hales), and were not treated without charge as represented in said advertisements, but were asked for and compelled to pay large sums of money for treatment.

2. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to say: By joining with the said Murray (alias Hales), and by causing to be inserted in daily newspapers in the cities

of Ottawa, London, Hamilton and Toronto, and other places in the Province of Ontario, the advertisements, copies of which are hereunto attached and marked "A" and "B" respectively, and other advertisements to the same effect, containing similar statements, and naming various places at which the alleged staff of eminent physicians and surgeons could be consulted, and such advertisements have been frequently and continually inserted in said newspapers at various times from the month of November, 1891, up to the present time; whereas the persons intended by the said advertisements were not as described therein, but were only the said Anderson and Hales.

3. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to say: By allowing his name to be used as a registered practitioner for the Province of Ontario to shield the said Murray (alias Hales) in carrying out a fraudulent scheme to evade the

provisions of the Ontario Medical Act.

4. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect the particulars of which are as follows, that is to say: By representing to various patients who came to consult the alleged staff of physicians, that he, the said Anderson, was a member of said staff, and by representing and alleging that he could cure the diseases of such patients, and by guaranteeing to cure the same, whether he knew the same were incurable or not, and by taking money for such treatment after having made the representations aforesaid, and by issuing to patients coming for treatment aforesaid, certain checks, copies of which checks are hereunto attached and marked as exhibit "C."

5. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to say: By alleging and by stating upon oath at the Police Court in the city of Toronto that he, the said Anderson, personally examined all patients applying for treatment to the said alleged staff of physicians and surgeons in the said city in order to save him, the said Murray (alias Hales) from conviction under the Ontario Medical Act, which said statements were false to the knowl-

edge of the said Anderson.

6. As to charge No. 6, which alleges that "The said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to say: By representing to various persons, to wit, Mrs. Philip, Mr. Hopewood, Daniel Thomas, Mrs. Knight, Mrs. Wilkinson, John Train, Mr. and Mrs. Forgie, and Miss Hancock, that he was a member of the staff of eminent physicians and surgeons aforesaid, by guaranteeing to cure their ailments and accepting money therefor, and by obtaining from one Langman, a farmer in the county of Simcoe,

the sum of \$200 upon a guarantee that he would cure him of his disease, which, as the said Anderson well knew, was incurable, and at the same time making the same Langman the various representations contained in the said advertisements as hereinbefore set forth," your Committee find on the evidence submitted as to the said Daniel Thomas that the portion of the charge relating to Daniel Thomas is proven; and that as to the said Langman (as to whose case evidence was submitted), Mrs. Philip, Mr. Hopewood, Mrs. Knight, Mrs. Wilkinson, John Train, Mr. and Mrs. Forgie, and Miss Hancock (as to whose case evidence was submitted) that the charge is not proven.

7. That the said William Anderson has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to say: That the said William Anderson has not for a long time been engaged in the legitimate practice of his profession but has made his living by allowing his name to be used by unscrupulous and dishonest persons, and as a protection to them against the penalties provided by the Ontario Medical Act, and in order to allow such persons to practise medicine within the Province of Ontario contrary to the said Act, and to deceive and to defraud persons suffering from various ailments into paying money for treatment by ignorant and dishonest men.

Signed on behalf of the above Committee.

HENRY W. DAY, Chairman of Committee.

To the Council of the College of Physicians and Surgeons of Ontario:

Your Committee appointed to inquire into the facts beg leave to report as follows:

Re Dr. Samuel Edward McCully. For erasure from the register as a member and registered practitioner of the College of Physicians and

Surgeons of Ontario.

Your Committee duly met after notice of the charges in the subject matter of the inquiry to be conducted had been given to the said Samuel Edward McCully, who appeared personally and by counsel on Friday, the 9th December, A.D. 1892, and Saturday, the 10th December, 1892, when witnesses were examined in support of the petition; and at the conclusion of the case in support of the petition, Mr. Cassels, representing the said Samuel Edward McCully made the submission which was signed by the said Samuel Edward McCully, and which the Committee beg to report herewith, and which is hereto annexed and marked as Exhibit "I."

As to the facts so far as the petition is concerned, after hearing the evidence which herewith accompanies this report, your Committee arrived at the following conclusions:

1. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By causing to be printed and advertised in the newspapers published in the City of Toronto in the County of York, and generally in the public press of the Province of Ontario, and particularly in the Toronto *World* of the issue of March 26th, 1892, an advertisement of which a copy is herewith attached and marked Exhibit "A."

2. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is it say:

By causing to be printed and advertised in the newspapers of the City of Toronto, and generally in the public press in the Province of Ontario, and particularly in the Toronto *Evening News* of the issue of March 26th, 1892, an advertisement of which a copy is hereto attached and marked Exhibit "B."

3. That the said Samuel Edward McCully has been guilty of intamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By causing to be printed and advertised in the newspapers published in the said City of Toronto and generally in the public press of the Province of Ontario, an advertisement of which a copy is hereto attached and marked Exhibit "C."

4. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By causing to be printed the said advertisements marked "A," "B" and "C" respectively, or one or more of them or other similar advertisements in the public press of the Province of Ontario, and particularly in the *Evening Telegram* in the issue of December 7th, 1887, April 21st, 1888, May 5th, 1888, May 12th, 1888, and June 2nd, 1888.

5. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By advertising in the public press of the City of Toronto and Province of Ontario, the advertisements hereinbefore referred to, and other similar advertisements containing scandalous and defamatory statements regarding the medical profession and the various institutes connected therewith in the City of Toronto and Province of Ontario.

6. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By advertising in the public press from time to time, details of his professional practice, the names of his patients and the particulars of their diseases and statements regarding alleged cures by treatment.

7. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By advertising in the public press from time to time, in a glaring and conspicuous manner the symptoms; details and descriptions of the various diseases he professed to treat, thereby deluding and defrauding the public.

8. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By advertising in the public press from time to time, representing that he, the said McCully, was, and is better qualified for the practice of the medical profession than other registered practitioners, and that he had cured patients whom other registered practitioners had failed to cure.

9. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By instructing certain assistants employed by him, to wit, Dr. J. C. Burt, Dr. T. H. Brent and others, to make patients believe that they were curable, whether the ailments from which they were suffering were in fact curable or not, and if necessary to guarantee to cure and continue treatment of the patient whether curable or incurable, and by giving such assistants general instructions to deceive and defraud patients who might apply for treatment.

10. As to charge No. 10, which alleged that the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to

say:

By undertaking and guaranteeing to cure a certain woman living in the City of London, suffering from tumour in the lower part of the abdomen, although incurable, and when she afterwards died in the house of the said McCully by refusing to give up her body to her husband until paid an amount of money, your Committee find that on the evidence submitted as to this charge the same is not proven.

11. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By representing to a man living in the neighbourhood of Whitby or Oshawa, suffering from paralysis or locomotor ataxia or nervous affection, that his disease was curable, and that he would cure him for a certain sum of money, although the said McCully well knew that such patient was absolutely incurable, and represented and guaranteed to the said patient that he could effect a cure simply in order to obtain money for treating the said patient.

12. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By representing and guaranteeing that he could cure one Mrs. White, who was suffering from a warty cancer, which the said McCully knew well to be incurable, and by treating the said Mrs. White for such ailment, and taking money therefor upon the said representation and guarantee, and afterwards by representing to the said patient that she was cured; and by obtaining a photograph of the said Mrs. White and publishing the same and advertising in the Toronto Evening News in the issue published in the latter part of May, 1889, that the said Mrs. White had in fact been cured by him, whereas the said McCully well knew that the said Mrs. White was absolutely incurable, and had not in fact been cured by him.

13. As to charge No. 13, that the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect,

the particulars of which are as follows, that is to say:

By representing and guaranteeing that he could cure one Sarah Rachford, and by advertising that she had in fact been so cured by him and by accepting money in consideration of such cure as above alleged in paragraph six of this petition, whereas the said McCully well knew that the said Sarah Rachford was suffering from an incurable disease and had not in fact been so cured by him, your Committee report that evidence was not submitted in support of these charges, and therefore find the same not proven.

14. As to charge No. 14 which alleges that the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars of which are as follows, that is to

say:

By representing and guaranteeing that he could cure one Thomas Percy, of the City of Toronto, and by accepting money from the said Percy in consideration of such cure, and by advertising that said Percy had, in fact, been cured by him, whereas the said McCully well knew that the said Percy was suffering from an incurable disease and was not in fact cured or benefited by the treatment of the said McCully, your Committee report that evidence was not submitted in support of these charges, and therefore find the same not proven.

15. That the said Samuel Edward McCully has been guilty of infamous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By representing and guaranteeing to cure one George Tuston, and by receiving the sum of \$18 in consideration of such cure, whereas, in fact, the said George Tuston was suffering from an incurable disease and was not cured by the treatment of the said McCully.

16. That the said Samuel Edward McCully has been guilty of in-

famous or disgraceful conduct in a professional respect, the particulars

of which are as follows, that is to say:

By practising his profession continually in a disgraceful manner, by guaranteeing to cure patients suffering from incurable ailments and by endeavouring to obtain weekly or monthly payments from them in consideration of treatment, and generally by fraud and deceit endeavouring to obtain money from persons suffering from various diseases regardless of his ability to relieve the same.

Signed in behalf of the above Committee,

HENRY W. DAY, Chairman of Committee.

Dr. Day moved, seconded by Dr. Rosebrugh, that Dr. S. E. McCully be now called upon to show cause why the Council should not proceed to deal with his case. Carried.

The President then called upon Dr. S. E. McCully to show cause why the Council should not proceed to deal with his case.

Dr. S. E. McCully—Mr. President and Gentlemen, I have very little to say in this matter. A part of the charges that are made against me were made before this Act had any existence, and part of the charges, of course, have not been proven, as you have heard. (He here refers to the report of the Committee). After the case for the Council was closed, I was advised by my counsel to submit, and sign a paper, which is in the possession of this Council; and I believe there was an understanding if I ceased advertising altogether, and did business in the usual way that other medical men are doing, that the Committee would make a favourable report, and that the Council should allow me to continue practising in Ontario. All I have to say is that after signing that paper not to advertise, I have endeavoured legitimately to live up to my promise, and have continued to do so, and have no intention of failing my promise. I am not going into the legal aspect of the case. My counsel advises me that the Committee are all-powerful in the case, and that they can pursue whatever course they like, either to take my name off the roll, or continue it Of course, I am a man raising a family in Toronto, and I have to practise medicine to earn bread and butter, and keep my children comfortable; under these circumstances it would be a little bit hard on me to take my name off the roll, but of course I must leave the matter with you; you are the parties who must decide the matter; I must leave it in your hands, and if you make a favourable decision in the matter, I shall be very much obliged to you, while if you decide the other way, I must submit, I can say no more.

Dr. Day—I would suggest that the Council see the exhibits privately.

The President asks Dr. McCully to retire from the room while the Council is considering his case. Doctors McCully and Anderson both retire.

On the request of Dr. Day, the stenographer read Exhibit 1 to the Discipline Committee's report:

### EXHIBIT I TO DISCIPLINE COMMITTEE'S REPORT.

"Mr. Cassels, for the defence, submits an admission and undertaking on behalf of his client, Dr. McCully, which is here copied in the minutes as follows:

"Dr. McCully, being called on for his defence, submits the following statement and undertaking to the Committee, and asked the Committee to report the same to the Council when reporting hereon:

- "'I admit that the advertisements complained of herein, and any others of the like effect or nature, are unprofessional, and the publication thereof by me constitutes infamous and disgraceful conduct in a professional respect within the meaning of the Ontario Medical Act.
- "'I submit myself to the action of the Council in the premises, and admit that I am liable, on the evidence, to have my name erased from the Medical Register.

"'I undertake and agree not further to offend in the premises, and ask the Council to suspend action on the report of the Committee so

long as I in good faith comply with the above undertaking.

"'It is agreed that the charges, other than those which charge the advertisements to be a breach of the Act are to be considered as undisposed of and untried.

"(Signed) S. E. McCully,
"12th December, 1892. "(Signed) Walter Cassels."

Dr. Bergin suggests that Dr. Day, who has inquired into this matter, and who has made himself master of the matter, should give this Council his view as to what the Council should do in connection with this case.

Dr. Day—I may say that after we had held our investigation, in consultation with Mr. Osler, his opinion was that after the complete submission which had been made that the Council would be in a better position by accepting that apology or submission, and putting Dr. McCully on his good behaviour; first, for the reason that it would show the public and the law authorities that we were not inclined to act harshly or vindictively against any man. In fact, he said to me that the action we took in Dr. Washington's case, in suspending him on his good behaviour, had a very great deal to do with the decision of the judges in sustaining our final action; and he thought we would

be placed in a much better and a much stronger position by taking that course than we would by promptly, and no doubt properly, striking Dr. McCully's name from the roll. I have also had conversation with many of the medical men in Toronto—Dr. O'Reilly particularly, although I beg his pardon for mentioning his name, as he asked me not to. He said he thought the Council would be in a better position, and it would be better that the Council should leave him in abeyance; that he has not been since his submission (Exhibit I to report) conducting himself in an improper manner, and he thinks he is honestly endeavouring to live up to what he has there promised to do. This is the intimation I have had upon the subject; and I must say I quite agree myself with that opinion. And if afterwards we had to erase his name, and went to the courts, I think it would strengthen our case very much with the courts; that in fact it would make us impregnable in the courts.

Dr. Thorburn—How does this case come up, if he has not been misbehaving?

Dr. Day—This is simply the report of the Committee. The Committee has no power to do anything further than investigate and report to the Council.

Dr. Bray—The Committee's functions are merely to take the evidence as to the guilt or innocence of those parties, and make a report to this Council. There has been no opportunity to make a report since we held the investigation, and we now make this report; and according to the law, Dr. McCully had to be notified to appear here to show cause why the Council should not take action on the Committee's report. As to the other part of it, I quite agree with what Dr. Day has said, as a member of that committee. It was all discussed thoroughly with the solicitor; we followed his instructions to the letter in the matter, and he said, as in the case of Washington, he thought it would be better, it would give a better impression, and it would strengthen us to accept Dr. McCully's admissions and submission, and it would keep him, as it were, under suspended sentence. So long as he behaved himself, all right enough; if he did not, then we would be so much the stronger before the courts. That is my view of the case, and that is the way I would be pleased to see the matter disposed of.

Dr. Henry—What guarantee does he give?

Dr. Bergin—The guarantee that he will be struck off if he does not behave himself.

Dr. Bray—We could not accept a guarantee. He admits in his letter that he might be struck of for his breach of the Act; and this does not take the case out of the Council—out of Court as it were —on the evidence submitted without taking further evidence; if he

does not live up to his admission and submission, you have the power to strike him off the register at any time you see fit. To suspend sentence does not take any power away from this Council at all; it only gives him a chance to live up to what he professes and promises; and it strengthens this Council before the courts; and more than that it will show the profession and public that this Council is not a vindictive body, but that they want to do what is right between man and man; and so long as a man is willing to act honestly the Council is willing to accept his word; but the very moment he abuses the privileges this Council has granted him, then the Council has power to erase his name from the register.

Dr. Moore—While not wishing to appear vindictive or show a spirit or desire to persecute anybody, we must remember that this man was an offender and a gross offender. We did the very same thing for Dr. Washington that is now proposed to be done for this man; and he kept his promise up to the time the Council held its session, or thereabouts, and then he broke loose and we could not afford to call a special meeting to deal with this man, and he went on until we did strike his name off; then he appealed his case, and the consequence was he practised until a short time ago—he is practising still. courts disposed of him in a sense, but he has appealed, and I believe he is practising still; and if this man sees fit after to-morrow to begin his nefarious business again he can do so, and go on perhaps for two or three years. It is worth while considering whether we should do this, and whether it would be popular with the profession, for if there is one thing the profession give us credit for, and that they ought to give us credit for, it is that of putting down those offenders, and while it may look well and be charitable to put them down slowly and stealthily and with a hand well tempered with mercy, yet sometimes we may exceed the bounds of good sense and good judgment. So I think it is worth while for this Council to carefully consider whether it would not be better now to make an example of this man and strike his name off.

Dr. Ruttan—You cannot punish a man, whether he is criminal or not, until he has perpetrated a crime, but Dr. McCully has been proved to have perpetrated a crime. We have found out that he is capable of doing what he has done. Many a man living his life through the world may be a thief, but we never can find out till he steals. When Dr. McCully does this, then we know what he is capable of doing, and his repentance here is simply the repentance of a fox with his foot in a trap; let him out, and he is a fox again—the same "two-and-six-pence." You may try that experiment as often as you like, and it will be the same thing. Take a man capable of stealing, and if he is let off quietly without a punishment, the public are exposed to his going on and practising the same thing afterwards.

You may put him in the penitentiary, and keep him there for a year or two, and when he comes out he is as bad as ever. That is my experience and observation in these matters. I do not think we are justified in letting him off now. The better way is for this Council to act promptly and decisively, so that there will be no equivocation about it. The next one will come around and say, "If I am hauled up before the Council I will make an apology to them, and then practise as much as I like afterwards. Even if erased from the register, he will go on and practise just as others have done who have been already erased from the register.

Dr. Geikie—I have listened with a great deal of interest to the report of the Committee, and to what has been said with regard to this case. I noticed at the time the Committee was sitting, or shortly afterwards, how very ably the thing had been conducted, and I think all credit is due to that Committee for the way in which the enquiry was conducted. The evidence was carefully brought forward, and the criminal, you may say, convicted so clearly that he promptly made his acknowledgment and submission. I agree, and I hold very strongly with the position Dr. Day takes, that Dr. McCully having stated distinctly that he had done what was not right, but that he would not do it again, pledged himself—that is the position he occupies now—and it is not for us to say what we think as to whether he will or will not keep his pledge. And in view of the result of the last case, I think, with Dr. Day, that our position as a Council would be quite impregnable before the courts in the event of our having to take action, should Dr. McCully break his engagement; and I think the plan of just holding him in the position of being under suspended sentence, as it were, on his good behaviour, just as Dr. Day expresses it, is the wisest one for this Council-

Dr. Bergin—Hear, hear.

Dr. Geikie—And in the best interests of the profession. I am quite sure of that.

Dr. Johnson—It seems to me we should remember this is one of the first cases of this kind, cases where we have the power to take away the license of a practitioner. I cannot think that Dr. Ruttan exactly represents the case when he speaks of a fox being caught in a trap, and of Dr. McCully's repentance being of that kind. The trap is still upon the leg of the fox if we keep him in the position that he is in now; and that is a safe position; it is safe to the Council and safe to the profession at large. And I know, practising here in the same city where Dr. McCully has brought about all this trouble, and where every medical man in the place has suffered—we have all suffered keenly and severely from the advertisements he has from time to time published. They have been most rascally in every way, and they have

brought down a shower of indignation upon me personally, because a member of the Council, and as the representative of this division I did not do more, and do it earlier, to take means by which he should be removed. At the same time, now that he is in a safe position, I do not think the Council has time or opportunity, or that it would be politic at present to do more. The Council has sufficient in its hands without going any further and being aggressive in this matter.

Dr. Rosebrugh—Will your constituents be satisfied with this action?

Dr. Johnson—I think they will be satisfied if Dr. McCully is kept in his proper place. I do not think any man in this constituency, however keenly he may feel, however he may know the injustices that have existed through what Dr. McCully has said and done, I do not think any of those men would feel that they wished to remove from Dr. McCully that which he once held, and held honourably. He will always be under a cloud. We know he can never take the position in the profession he once held at one time; at the same time I do not think that they wish to take away his license completely, and to refuse him the opportunity to make his living in this country, but they do feel that they have been slandered by him and that he should be quieted. And since he has been quieted I have had no complaints brought to me from any of my constituents.

Dr. Fulton—I would like to ask in case Dr. McCully breaks his pledges, would another examination of witnesses have to be gone through?

Dr. Bray-No.

Dr. Moore—You would have to call a meeting of the Council and go to that expense.

Dr. Orr.—I quite endorse the remarks just made by the member for the Midland and York Division. I think it would be very unwise for us, at the present time, to deal with Dr. McCully's case too harshly. I think by placing him under suspended sentence at the present time we would be serving the interests of this Council and the interests of the profession in the city of Toronto, and the neighbourhood of the city of Toronto, in the best manner. We should remember at the time we secured the legislation that we are acting under at the present time, and I happened that time to be a member of the Legislative Committee, the course Dr. McCully pursued in the House when we appeared before the Attorney-General. He appeared there and spoke; he will, without doubt, make use of that in case of our, at the present time, striking his name off the register. Dr. Moore objects upon the ground that if his name is erased from the register now he will have to discontinue practice; such, I think, is not the case; if his name is erased at the present time he will appeal to the Court, and will keep his case in

the courts quite as long as Dr. Washington has done; and, under the law, he may continue to practise for a long time. I think the interests of the medical men of the city of Toronto and of the profession will be best served by letting Dr. McCully remain for a time under suspended sentence; and I think under the severe castigation he has received, and after his apology, he will live up to the promise he has made.

Dr. Henry—I have no sympathy with offenders of this kind. We have had experience with Dr. Washington, who has put this Council to a great deal of expense totaling up to nearly \$1,200; he has appealed, putting them to more expense; and I believe to-day he is practising as usual. Then what guarantee have you got that this gentleman who has perpetrated the faults, which he himself admits, will not do the same again. He is an old offender, and I can remember the time a few years ago when medical gentlemen of the city of Toronto were horrified, disgusted and shocked with the writings and talk of this man. I have no sympathy with him—I think it is misplaced, and I think you should deal harshly with that man.

Dr. Philip—I would just say there is one point we ought to pay special regard to, and that is the recommendation of our solicitor, Mr. Osler, who knows how he wishes us to stand when we go before the Court. It is all very well for us to say, suspend, and this and that, but I think we ought most certainly to take the advice of our solicitor. I have been impressed with the words of Dr. Johnson, who has lived here, and who knows a great deal more about this matter than those who have not been here, and who knows about Dr. McCully's actions and all; and I am quite satisfied when Dr. Johnson and the men in authority are willing to let Dr. McCully go under suspended sentence. If he offends again, let justice, although slow, be sure and farreaching.

Dr. Britton—Dr. McCully has been a sinner above all sinners in the profession. He has been a disgrace, and a standing disgrace, in the city of Toronto. So far as I am concerned, he does not deserve one particle of sympathy from us; and therefore it is for us to deal with him, not according as is best for him and his family, much as we may pity them, but according as is best for ourselves, and therefore I think the best plan for us to follow is to take the advice of the solicitor.

Dr. Rogers—The solicitor does not advise us to erase Dr. Mc-Cully's name.

Dr. Britton—No. His advice, as I understand from the Chairman of the Committee, is to hold the matter in suspense.

Dr. Thorburn—Although he is a sinner of sinners, I maintain the decision of the Council is one of the most severe that can be inflicted. Who is there among us that would not rather know the

result of a decision than to have a deferred decision, a suspension. He is then living with a sword hanging over his head; and that very fear or apprehension will be far worse—will be stronger far to control him than if he knew he was convicted or erased from the list of physicians. I think the advice of our solicitor should be followed in this case, not from any sympathy, but I think he will feel it far worse than he would if his name were erased.

Cries of "Question," "Question."

Dr. Bergin—The name of Dr. McCully for years past has been really a stench in the nostrils of the profession all over Ontario, and I rejoiced, as all other members of the College of Physicians and Surgeons did rejoice, when I found that the Discipline Committee of this Council had so thoroughly exposed and so unequivocally convicted him of infamous conduct. And now when I see that man, in the decline of his life, coming before this Council, and admitting that he has been guilty of infamous conduct, and promising the Council, and the world at large, you may say, that he will no longer be guilty of these practices, that he will indulge in them no more, that he will endeavour to practise his profession as an honourable man; and keeping in mind the case of Dr. Washington, and what this man might do if we passed a resolution to-day to strike him from the roll of the College, I think we can do no better than to treat him with some sort of merciful consideration; and I think we should take the advice that our solicitor has given us, take the advice that the Chairman of the Discipline Committee has given to us, remembering always that justice should be tempered with mercy. And when men who, like the representative of this division, and Dr. Britton, can forget all that has passed, and recommend to this Council to keep him under suspended sentence, with the sword of Damocles over his head, I think we have the best possible guarantee that this man will endeavour in the future to conduct himself as a member of this honourable profession should, but if he does not, the punishment will fall, not only upon him, but upon those who ought to be dearer to him than his life—his wife and his children. And I think we ought to remember when we are inflicting punishment upon an offender, that the punishment does not fall upon him alone, and if we can possibly avoid it, we should not punish the innocent with the guilty.

Moved by Dr. Day, seconded by Dr. Rosebrugh,

Whereas, the Committee on Discipline reported to the Council in the case of Dr. Samuel Edward McCully as appears in the report of the proceedings of the Discipline Committee as the report in the case on file in possession of the Registrar;

And whereas, the said Dr. Samuel Edward McCully has been called

upon to show cause why the Council should not act upon the report of the said Committee, as appears upon the notice served upon him;

And whereas, the said Dr. Samuel Edward McCully has appeared upon the said notice in person, and the Council has been addressed by the said Dr. Samuel Edward McCully showing cause to the said notice;

And whereas the offences charged and reported as proved by the said Committee are not within the premises contained in sub-section 2

of section 34 of the Ontario Medical Act as amended;

And whereas, as to the said facts stated in the said report of the Committee on Discipline, the Council now resolve to act, and hereby adopt the said facts and report as to the finding of the facts in the case of the said Dr. Samuel Edward McCully; be it therefore

Resolved,—That upon the application therein, and upon the inquiry herein before the said Discipline Committee, and upon the report of the said Committee, and upon the facts herein found and adopted by

the Council:

That the name of Samuel Edward McCully, now appearing in the register of the College of Physicians and Surgeons of Ontario, remain upon the said register for the present in consideration of the submission and subjection thereto made by him, the said Samuel Edward McCully, and that action thereon be suspended until this Council may see fit to take further action thereon.

Carried unanimously.

CL. T. CAMPBELL, President.

Dr. McCully was then called into the room, and on his entering, was addressed by the President as follows:

The Council has very carefully considered your case. You have had a very fair and impartial trial before the Discipline Committee, and on the evidence submitted to that committee, they have found you guilty of the charges that were preferred against you, or very many of them. In the justice of that conclusion you have yourself coincided by the statement you have made to the Committee in the document which you have submitted to them. The Council now have power, without further delay, and without further action on its part, to strike your name from the register, but in consideration of the submission you have made, your confession of guilt and your promise to refrain from any further offence of a like kind in the future, the Council has seen fit more mercifully to defer action in your case, so long as you faithfully and honestly abide by the promise you have made. I think I can safely say you will be unmolested in the discharge of your professional work. You have not, however, been acquitted; the Council now has power to erase, and may at any time in the future, should it find cause to do so, remove your name from the register without further inquiry. That, I think, would be a sufficient warning if at any time you were tempted to forget your promise. I have no expectation, however, that you will be so tempted. I have no doubt your promise has been honestly made, and that it will be honestly kept.

Dr. McCully then retired.

Dr. Anderson was then called into the room, and on his entering, Dr. Day moved, seconded by Dr. Rosebrugh, that Dr. William Anderson be called upon to show cause why the Council should not proceed to deal with his case. Carried unanimously.

The President—Dr. Anderson, you are now called upon to show cause why the Council should not proceed to act upon the report of the Discipline Committee, which you have heard read, and to deal with your case.

Dr. Anderson—Would you be kind enough to furnish me with a copy of the charge?

The President—I presume copies of the charge were sent to you in the first place.

Dr. Anderson—Yes, I received a copy of the charge, but it has been mislaid or lost. We moved since then from London, and I was not able to put my hand on it.

The Registrar hands Dr. Anderson a copy of the charges.

Dr. Anderson—I see I stand charged here with joining with one John Murray to deceive the public (refers to charge No. 1). In regard to that charge, I may say there is no truth whatever in it. John Murray, I never saw until a certain day, about eight or ten days previous to my coming to Toronto; and he intimated to me on that occasion, at that interview, that he was in search of a doctor to open an office in Toronto. As I was aware it was too often the case that men who are specialists cheat the public under false pretences, I said: "Dr. Murray, if you want a man of that class, a man who will rope in victims, and promise cures in any and every case, I am not the man for you; but if you want a man that will do honest work, and take such cases as he believes he can treat successfully, then it will be all right." He said that was just such a man as he wanted, and, accordingly, we entered into an agreement. The remuneration I was to receive was \$100 a month. Regarding the advertising, I had nothing to do with it. My position was merely to stay in the office and attend the patients as they called. So much for that charge. The business went on in this city at No. 272 Jarvis Street. I think I was here some six weeks, or thereabouts. Certain rumours very unfavourable to Murray came to my ears—the chief one that came to my ears was that he went under two names. I took a good deal of trouble to search out in reference to that matter, and I found that it was true; and, on

the strength of that, as well as some other unfavourable rumours, I resigned. I went home again to London, and remained there for two weeks, when he and I patched up another arrangement; and I stayed in the office for him in London, from the 15th February until the 1st of May, when I came to Hamilton, and stayed there two months, or until the 1st July. On the 1st July, I went back to London, and I was to take charge of an office for him there for a year. And on or about the 16th July I was arrested in the office and brought here on a charge—I was charged with taking \$200 from a man. That charge was as false as anything in the world ever was false. I freely admit the \$200 was paid. The man Langman called at the office of 272 Jarvis Street about the 25th November—I came to Toronto on the morning of the 23rd November, and yet Mr. Langman swore in his information that he paid this money to me on the 16th, when I was in London.

Dr. Day—I think perhaps this is irregular, and I wish to say right here that all these points in the evidence have been sworn to and the evidence has been taken down. You have had full notice of the trial going on, and you never came to contradict that evidence. I wish it distinctly understood that you are not here legally entitled to review anything that has been proven; you are here simply to make any statement you choose, but it certainly cannot have much effect on the sworn evidence taken, when you had notice that that sworn evidence was about to be taken, and then did not come to defend yourself. Of course you may make any statement you choose; I do not wish to curtail your statement.

Dr. Anderson—The man Langman swears he paid the money—

Dr. Day—It is all taken down; the evidence is here in black and white, and it is quite impossible for you to go into the evidence of the case, because it has been tried, and you had notice of the trial and did not appear then to defend yourself.

Dr. Anderson—I supposed I was called upon here to give my version of the case.

Dr. Day—You are called upon to show cause why the Council should not act upon the facts as proven. The facts have already been proven, and now you are called upon to show cause why the Council should not act upon those facts. They have been established to be facts. You are not here upon your defence.

Dr. Anderson—Am I to understand by that that if Langman swore he paid me certain money on a certain day, when I was not here, that that is to be recognized as a fact?

Dr. Day—You are here to show cause why the Council, upon certain sworn facts, should not take action. You had ample opportunity to refute anything that Langman, or anyone else, might have said by

appearing when the evidence was being taken, either in person or by counsel. That you failed to do, and therefore you are simply here to show cause why the Council, upon certain facts which have been proven, should not take action in the case.

The President—In order to save time I will explain to you the report of the Committee—probably you did not pay attention to it when it was being read—states that the charge as to Langman was not proven. As stated by the Chairman of the Discipline Committee, Dr. Day, you have been found guilty on certain charges, and you are now called upon to show cause why you should not be dealt with. But we shall not curtail you.

Dr. Anderson—In that case it is not necessary for me to say more. I will just leave my case with the Council to deal with it as they please. I did propose to go into it at length, but as it will be out of order it will therefore be useless for me to do so.

Dr. Day—I say this that you are not here to review any evidence taken; you are here to show cause why the Council should not proceed upon that evidence. You can say as much as you like and speak as long as you like; we are not wishing to curtail you. But I simply want to put you right in the matter.

Dr. Anderson—I presume it would be useless for me to go on in the same line any further, therefore I refrain from making any further—

The President—Say all you wish to say.

Dr. Rosebrugh—Dr. Anderson is acting upon the assumption that he was found guilty on this Langman charge, which the Committee reports as not proven.

Dr. DAY—That is why I did not want him to spend time over it.

Dr. Anderson—There is another matter stated in the charge, that the advertisements Murray put forth said that three months' treatment free of charge would be given. That is not so. The advertisements that Murray put out were to the effect that all who applied before a certain time would receive services for the first three months free of charge. That was never intended to include medicine. I saw from some of the remarks of one of the gentlemen speaking on the subject to-day that they were labouring under the supposition that three months' treatment was promised free of charge, whereas to my knowledge no such thing was the case. So far as I am concerned all I would like in the matter would be that the real facts would be got out.

Dr. Bergin—Then why did you not appear and defend yourself at the proper time and proper place?

Dr. Anderson—Perhaps it would not effect any good purpose if I would tell my reasons for not appearing at that time. I did not think

I would do any good by coming; I thought I would be very likely to say and do things that would injure my case, and therefore I did not appear.

The President—Is that all you wish to say?

Dr. Anderson—That is all.

Dr. Anderson, at the President's request, retires from the room, while the Council is considering his case.

Dr. Fenwick—I have received a letter from Dr. Anderson; in that letter he says he has broken through the regular rules; and I told him he had better come down and explain it, but he has taken another course. If you will allow me, I will read the letter to you.

Dr. Bray—Is it to the Council, or is it a private letter?

Dr. Day—It is a letter to Dr. Fenwick, as a member of the Medical Council. It is not in evidence, but you may consider it.

Dr. Fenwick—He ends this by saying: "You can say to them, on my behalf, that I promise that I will not offend any more against the laws of the College of Physicians and Surgeons, and that I will endeavour to keep on the lines of the general profession in the future. I will hold myself in readiness to start for Toronto by the earliest conveyance on receipt of your answer to this letter." I answered the letter and told him to come down.

Dr. Geikie—What is the date of that letter?

Dr. Fenwick—It is the 13th June. I do not read this on his behalf, for I have no desire to help him out; but I certainly have a great desire on behalf of his family, whom I have attended in London when they have been sick. I do not excuse him in any way.

Dr. Johnson—I hope I am not uncharitable, but I cannot believe that that man is as simple as he wishes us to think he is. When a man at his age stands up as he has done and takes the most miserable side issue out of the question that he possibly can, and wishes to get out of answering or facing the question in any way, I think it is a pretty good guarantee that he knows what he is doing, and that we should deal with his case very carefully.

Dr. Day—Dr. Anderson wrote some letters which Dr. Pyne has, I think, which are too long to waste time reading; they were not only foolish, but they were defiant; his letters are anything but what I think they should be; and I think, perhaps, for the information of the Council, there are some portions of his letter of December 6th, 1892, that Dr. Pyne might read to give the Council an idea—

Dr. Fenwick—I have no sympathy with the man himself, but as to his family I have great sympathy. I think, moreover, that he will acknowledge that he has broken the laws, and that he will make a promise not to offend again.

Dr. Pyne reads letter of 6th December, 1892 (marked as Exhibit 2 to the evidence on the investigation of the charges against Dr. Anderson).

Dr. Day—I think that letter shows the style of the man.

Dr. Bray—In this letter to Dr. Fenwick he says: "I trust you will succeed, etc. . . . You can say to them, on my behalf, that I promise that I will not offend any more against the laws of the College of Physicians and Surgeons, and I will endeavour to keep on the lines of the general profession in the future." That is an instruction to Dr Fenwick to make that statement to the Council.

Dr. Ruttan-Let him come in and state that.

The President—With the Council's permission I will ask Dr. Anderson if he wishes to come in, as Dr. Ruttan suggests, to make any further statement.

Dr. Anderson is here called into the room.

The President—I understand from a member of the Council that you may possibly have a further statement to make.

Dr. Anderson—Yes. On further consideration I find there is a point or two I would like to set before the Council. I freely admit that I have been guilty of stepping outside of the lines of professional ethics; and I will give my promise to the Council, if I am allowed to go on in the practice of my profession, that I shall not be guilty of doing so any further.

Dr. Rosebrugh—Show him that letter, and ask him if he wishes to endorse it.

The President—Is this letter, dated at Otterville and addressed to Dr. Fenwick, your letter?

Dr. Anderson—Yes (Letter marked Exhibit 1).

## Dr. Fenwick:

# OTTERVILLE, June 13th, 1893.

DEAR DOCTOR,—As I am very busy and find it nearly impossible to go to Toronto, I write you to see if you would kindly send me a telegram (unpaid) as soon as you receive this in case you deem it very important that I should go down; in that case I will go by first train after receiving the message.

Although we are here over two months we are unsettled yet, being delayed on account of repairs that are still being done to the house and store. I trust that you will succeed in my interests with the matter in which I am so much interested, and that the Council will not deal too harshly with me.

You can say to them on my behalf, that I promise that I will not offend any more against the laws of the College of Physicians and

Surgeons of Ontario, and that I will endeavour to keep on the lines of the general profession in the future.

I will hold myself in readiness to start for Toronto by the earliest

train on receipt of your telegram requesting me to do so.

Yours very sincerely,

W. ANDERSON,

Otterville, P.O., Ont.

Dr. Rosebrugh—You acknowledge that as your letter?

Dr. ANDERSON-Yes.

Dr. Anderson again retires from the room.

Dr. Day—I have no recommendation for the Council. You all know the case now as well as I do. I have here a resolution filled up down to the joint where it is fish or flesh, and you can do just as you like with it.

Dr. Rogers—I would ask the Chairman of the Discipline Committee if Mr. Osler is satisfied that this case is properly drawn out so that if Dr. Anderson goes to the Court we would have a good case to proceed with?

Dr. Day—I have not consulted Mr. Osler as to the legal steps taken, but I think there is no doubt about the proof of guilt in the matter. He is guilty of what he is charged with. There is no doubt about that. The report of the Discipline Committee as to his guilt is amply borne out by the evidence recorded; there is no question about that at all.

Dr. HARRIS—He now admits himself that he is guilty.

Dr. Fowler—I would like to know from the Discipline Committee what their views are as to this man compared with Dr. McCully. Of course the Council as a whole can have very little knowledge, comparatively little knowledge of these cases; and we act in a great measure upon the statements and views of the Discipline Committee. I would like to know whether the members of the Discipline Committee look upon this man as better or worse than Dr. McCully.

Dr. Day—I have no hesitation at all in saying that Dr. McCully as a sinner is ten times worse than this man knew enough to be. McCully, as a transgressor of medical etiquette, is as much ahead of this man in iniquity and violence as he is ahead of him in intellect, and that is a long way. There is no question about McCully's case being worse than Anderson's than there is that Dr. Anderson's is worse than strict propriety.

Dr. Fowler—I think under these circumstances we can do nothing else than keep him under suspended sentence, as in the case of Dr. McCully.

Dr. Bray—I do not wish to be vindictive; and I am perfectly willing to give him a chance. The difference I see is what Dr. McCully did he did for himself; what this man did he did for somebody else who was not a member of the profession at all. He farmed out his license for the benefit of somebody else. While I am on this matter, although perhaps a little out of order, I wish to say that this Council may be called upon to act in regard to people who are going to do the same thing in connection with the gold cure; there are companies formed all over this country that are seeking to hire men at small amounts to conduct their business, not because it is necessary to have a medical man, but because there is a certain amount of medical treatment to people necessary; and they cannot give them treatment without transgressing the law unless they have a licensed practitioner in connection with their establishment, therefore they have to hire a medical man. Dr. Anderson was doing exactly the same thing with this Murray. I quite agree with Dr. Ray that Anderson did not transgress to the same extent or anything near the same extent as McCully did, and I think perhaps it would be well, and I would be quite willing to deal with him in the same way as with Dr. McCully.

Dr. Rogers—Before you do that I think there is something more to be done. In the cases of McCully and Washington we were in a different position; when Dr. Washington came and asked us to suspend sentence, he did so upon writing a definite statement and a definite undertaking. Dr. McCully does the same thing; he admits he is guilty of disgraceful and unprofessional conduct. I contend until such time as we get something definite like that, something to fix the case afterwards, from Dr. Anderson, we had better go slow. The unfortunate part of this thing is this man comes before us without a solicitor; if he had a solicitor here I am quite certain the solicitor would help him out of the difficulty; he would write such a letter, and the Council would accept it. But this man appears without a solicitor. If he would undertake an agreement such as Dr. McCully did, I would say at once suspend sentence. And I think if he knew enough he would do so.

Dr. Bergin—That man knows what he is about.

Dr. ROGERS—I would like to ask the Chairman of this Committee if it would be in order for any one member of the Council to write a letter?

Dr. Day—I do not think so. I think it would be necessary for Dr. Anderson to tender a letter.

Dr. Bergin—We would have nothing on record now were we to put him on suspended sentence.

Dr. Rosebrugh—Our stenographer took down his words; and Dr. Anderson might be requested by us to come in and sign a transcript

of the stenographer's notes as his statement. While I am on my feet I wish to state I think we should not take up more time; we certainly cannot deal with this man any more severely than we have dealt with McCully; and I think myself in view of his acknowledgment, if he were brought in and severely reprimanded, and if he will promise, as he has done, that he will not offend in this manner again, we should accept his statement and let him go under suspended sentence, the same as the other.

Dr. Harris—I certainly cannot agree with Dr. Rosebrugh in this matter. I believe that we should just erase this man's name from the register.

Dr. Rogers—Hear, hear. Take a stand now.

Dr. Harris—Take a stand. The man is guilty; he says he is guilty, and I have not one bit of confidence or faith in that man at all. I believe it will be the old story; I believe firmly that next year the chances are we will have to take Dr. McCully's name off and Dr. Anderson's name off, too.

Dr. HENRY—Dr. Anderson's sins are not as bad as Dr. McCully's.

Dr. Harris—I am willing to move a resolution to remove his name from the register.

Dr. Logan—As the opinion of the Special Committee has been asked for by one member of the Council, I trust you will pardon me if I make a statement. I did not wish to have anything to say upon it, because I think it is wiser, perhaps, for the Committee to have very little to say upon this matter, as we are acting as judges, so far, at all events, as to receive evidence. In my opinion, in reference to the heinousness of the offences of these two, I look upon Dr. Anderson's case more in the light of what he consented to do for others. He violated the Ontario Medical Act in trying to shield another. I might call him a rascal; he certainly showed that. The heinousness of his fault consists in what he attempted to do and did do for others. He shielded a rascal, and therefore he must partake of his sins. The distinction in the other case was, the man was open in his violation. He went right and left, and in all directions, and appeared to have no respect for anyone, or for the opinions of respectable men. But this man did it quietly, insinuatingly, and with the express purpose of putting money in his own pocket. He violated the Ontario Medical Act and the law of ethics in shielding a scoundrel.

Dr. Bergin—I hold very much the view that Dr. Logan holds as to the comparative guilt of the two men. As Dr. Logan says, what Dr. McCully did he did openly and over his own name—he didn't do it in the dark; but this man hid himself away in an office, and did the villainous work he was asked to do, which, as he says himself,

he told the man who employed him he was not the kind of man to do; so that we have his own evidence that he knew the enormity of the crime he was about to commit, and that he attempted to shield himself by a form of words in the contract that he made with this man Murray. And when he found his fellow-partner in guilt was being prosecuted, he did not hesitate to go to the Court, and before high heavens, swear falsely that he himself examined patients, and he denies here to-day that he was guilty of that perjury; and yet, on the record we have the sworn statement of the Crown-Attorney, that he was present when this man committed the perjury. And are we to say here to-day that a man who, for his own purposes, and not concealing his name or concealing the work he was about to do, is to be compared in guilt with the man who sold himself, with the man who committed perjury to shield his fellow-criminal in guilt? I say, not at all. These cases are not similar, and I would like to draw the attention of the Council to this fact, that we have no recommendation from the Committee or from our solicitor to avoid striking this man off the roll, to hold him in suspended sentence, as he advised us to do in the case of Dr. McCully, and I take it he did so for the reasons I have given, that the cases are not alike, that one man has been far more deeply criminal than the other. And they who think that this man Anderson does not know enough to commit as great crime as Dr. McCully does, are terribly deceived. I have not seen in a court at any time a man who gave greater evidence of acuteness than this man Anderson gave here to-day.

Dr. Rogers moved, seconded by Dr. Day, that the consideration of the case of William Anderson be taken up at the meeting of the Council this evening.

Dr. Rogers—In making this motion, I wish to say I think if the matter is pushed on now, there is no alternative but to erase this man's name, unless you want to go over all the expense of giving evidence again, but I am satisfied if he had a solicitor here to help him out a little, the man would—

Dr. Bergin—Why should this Council get a solicitor to help a criminal out?

Dr. Rogers—He will do it himself.

Dr. Bergin—You are suggesting it.

Dr. Johnson—If this man's name be struck off the register now, why should it not be replaced in a year or two years, if he behaved himself?

The President—He can be replaced by order of the Court.

Dr. Rogers—The Council has power to replace him.

Dr. FENWICK-I believe you have his own writing, and have his

acknowledgment in the letter he wrote to me, and I think he will not commit the offence any more. I think it would be unfair to erase his name from the register. I do not make these remarks in his particular favour beyond this, that I think it would be justice, since you have let Dr. McCully off and Dr. Washington off, that you should give this man the same chance.

Dr. Bergin—But I would say in reply to that, that we have the evidence alleging that this man is a perjurer, and that his word cannot be taken.

Dr. Day-Your committee has not said so.

Dr. Henry—I have no sympathy with either of those men, but I think this case is not any worse than the other, and I would certainly support dealing with him in the same manner as Dr. McCully was dealt with. The Committee do not recommend the erasure of this man's name, neither has his case been submitted to Mr. Osler, our solicitor; possibly if it had been, he would have given the same advice. As I said before, I have no sympathy with either, and I would at this moment go for striking both off, but as we have been lenient with Dr. McCully, I think we should deal just the same with this man as with the other one.

The President puts Dr. Rogers' motion to postpone, and declared it carried.

Dr. Miller moved, seconded by Dr. Moore, and resolved, that the President, Vice-President and Dr. Johnson do constitute the Executive Committee for the ensuing year, with authority to take proceedings on the part of or in defence of the proceedings of this Council in accordance with the duties of this committee, as defined by the rules and regulations of this Council. Carried.

Dr. Bergin moved, seconded by Dr. Rosebrugh, that the treasurer be instructed, in addition to making the annual report, to have printed and placed upon the table of this Council each year a tabulated and comparative statement, showing the receipts and expenditures of the College for each year from June, 1889, up to the close of the year for which he is making his annual report.

Dr. Bergin—I think this will be found very useful to the Council. It will show at a glance the difference between the expenditures of each of the years under the proper headings, so you can know at once what has been spent on a certain account at any time. I may say this motion covers the period from the time we entered upon this Council, though we actually came in the year before—it was a broken year. And the cost will be very little, about ten or twelve dollars at the outside. Motion carried.

Dr. Miller, at the request of the Chairman of the Committee on Rules

and Regulations, presented the report of that committee. Report received.

Dr. Thorburn moved, seconded by Dr. Rogers, that the Council go into Committee of the Whole on the report of the Finance Committee. Carried.

Council in Committee of the Whole. Dr. Miller in the chair.

Dr. Thorburn—When we adjourned, you will recollect that we had under consideration a recommendation of the Committee in reference to the paying of a certain sum of money to one of the journals for the publication of the proceedings of the Council, and for distribution among the profession. I read to you the applications of three different printing firms, and I was about to proceed to read a long communication from Drs. Wright and Davison, the respective editors of the *Canada Lancet* and *Practitioner*. This letter proceeds to give their reasons why we should not subsidize any particular journal.

These are the only communications we had received up to the consideration of the matter. We had gone over several items, and then came to a recommendation of granting a sum of money to the *Journal*.

Dr. Thorburn continues reading report.

### FINANCE COMMITTEE REPORT.

June 16th, 1893.

To the President and Members of the Ontario Medical Council:

GENTLEMEN,—Your Committee on Finance begleave to submit the following report:

We have examined the Treasurer's books, compared them with the vouchers, and find them to be correct.

The Registrar's books have also been examined and compared with the Treasurer's and found correct.

The financial state of the Council is much better than last year, as the annual dues are better paid than in former years. There are still a great many delinquents who are several years in arrears, which if promptly paid, would in a short time enable the Council to clear off the greater part of its indebtedness.

We regret to state that the change last year proposed in the method of conducting the examinations with a view of decreasing the expense has not resulted as we anticipated.

The balance to the credit of the Council in the Imperial Bank of Canada at present is \$42.42.

The application of Mr. E. W. Tonkin for return of registration fees is not granted.

The request of Duncan McNae, of Perth, Ontario, not granted.

Dr. Smith, Mount Elgin, asking refund of assessment dues, not granted.

Dr. Wm. Ewing, of Hawkesbury, asking to be relieved of annual

dues, deferred until after next election.

Dr. Bradley, of Grafton, asking to be relieved of fee while out of country, not granted.

No action in the case of Dr. N. Bicknell, of Camden East.

Dr. J. T. D. Fontaine, of Angers, Quebec, asking for refund of portion of examination fees, not granted.

Dr. O. C. Edward, of Ottawa, asking Council to relieve him from

assessment dues while not living in the country, not granted.

In the matter of Insurance we have considered the proposition of the Citizens to insure in the Hartford, and recommend that it be accepted.

We also advise the continuance of the Boiler Insurance for one

year.

Your Committee present the proposition of the *Ontario Medical Journal* Publishing Company, also a communication from the editors of the *Canada Lancet* and *Practitioner* for your consideration.

### Financial Statement.

Building and Site	\$100,000	00
Assessments Unpaid	5,000	00
Cash in Bank		
	\$105,042	42
Liabilities.		
Mortgage on Building	\$60,000	00
Note in Bank	300	00
Estimated Expenses of Council, 1893	2,200	00
Balance in favour of Council	\$62,500	00
Balance in favour of Council	\$12.512	12

We also append Treasurer's report, also financial statement in regard to building.

James Thorburn, Chairman.

Your Committee have carefully looked into the printing as done by the *Ontario Medical Journal* Publishing Company for the grant made to them by your honourable body at last session and find

That the Company furnished 2,600 copies of the		
annual Announcement at a cost of	\$397	00
Stenographer for reports of Council proceedings.		
Advertisements for College based on prices of		
previous year	30	00
•	ф.,	

\$511 00

The Announcement was made larger than the previous year by about forty pages. It is therefore safe to say that on former prices the cost would have been much above the \$600 paid by you to that company, and the *Journal* was practically furnished to the profession free.

Your Committee find that your agreement with this company did not cover all the announcements required for the purposes of the profession, and the Registrar was obliged to procure another thousand at an expenditure of eighty-seven dollars.

The company has made a proposition to renew the contract for two years at the same rate, and to furnish the full complement of announce-

ments required.

Your Committee have also had before them a communication from the editors of the *Canada Lancet* and *Practitioner*, in which they take strong grounds against the Council letting this work to the *Ontario Medical Journal* Publishing Company, and at the same time proposing that they will publish any reports prepared by the Council

and given to them.

While your Committee fully appreciate the efforts of these medical journals in behalf of science, we cannot see that it would be in the interest of the profession to return to the former arrangement when no reports were furnished to the profession, nor do we think it wise to accept the proposition of these journals which would be much more expensive to the profession than the proposition of the *Ontario Medical Journal* Publishing Company.

Your Committee therefore advise that the proposition of this journal

be accepted for one year.

Moved by Dr. Williams, seconded by Dr. Fowler: Your Committee would further recommend, that while the contract be given to this company for the performance of the work specified, the Council disowns any responsibility for either editorial or other matter therein contained.

Moved by Dr. Johnson, seconded by Dr. Bergin, that the opinion of the Solicitor of the Council be obtained as to the liability, if any, of the Council because of any article that may appear in the *Ontario Medical Journal*, and should that opinion be unfavourable to the Council, then that such addition or amendment be made to the contract as shall avoid all or any liability by the Council.

Passed in Committee of the Whole this 16th June, 1893.

THOMAS MILLER, Chairman.

TORONTO, June 14th, 1893.

To the President and Members of the Council of the College of Physicians and Surgeons of Ontario:

Gentlemen,—Herein I beg to submit a statement of the receipts and disbursements for the twelve months which have just expired.

### RECEIPTS.

\$371 3,321 2,278 655	00
10,860 8 3,618	25
3 11,907 85	00 25
\$33,107	23
\$2,185 400 1,800 408 886 2,389 145 25	00 00 33 18 80 00
586 1,019 100 9 680 27 12,595 3,209	85 03 00 60 02 65 75
	3,321 2,278 655 10,860 8 3,618 3,11,907 85 \$33,107 \$2,185 400 1,800 408 886 2,389 145 25 586 1,019 100 9 680 27 12,595

# DISBURSEMENTS—Continued.

	Printing!		25
	Legal and other expenses — prosecuting		
	illegal practitioners	1,055	
	Legal services re Discipline Committee	313	24
	" " Committee on Legislation	20	00
	" "General account	11	
	Grant to Ontario Medical Journal	500	00
	New Building Maintenance.		
	Caretaker		
	Elevator man		
	Commission on rents 181 34		
	Fuel 745 76		
	Water 359 94		
	Gas 168 32 Insurance 70 00		
	Taxes		<i>*</i>
	Repairs, supplies, etc 549 oc		
	547	3,490	36
	Balance in Imperial Bank	42	-
	Total	\$33,107	23
All	of which is respectfully submitted.		
	(Signed) W. T. Ar	KINS, T	reasurer
	( 0 )		
	Item No. 1.		
	Site cost		00
	New Building	75,046	54
	Total	\$88,046	54
	Less material in old building	100	
		\$87,946	<u> </u>
	Item No. 2.	407,940	54
	•		
	Paid on building and site up to June 13th,	<b>.</b>	
	1893	\$28,146	54

#### Item No. 3.

Mortgage principal				\$60,000	00
	3		_	375	00
Amount of	principal an	d interest d	lue this		
	June, 1893			\$60,375	00
	It	em No. 4.			
Rent for 18	388-89, from S	September 1	to June	\$1,853	45
	889-90, from		e	3,888	
" 18	390-91, "	"		4,090	72
" 18	391-92, "	"		4,097	34
" 18	802-03, "	"		3.618	2 T

In this last statement the portion of the building used for college purposes is not taken into account. Upon the valuation of an estate broker he estimates the rental of portion occupied and used for college purposes at \$2,000.

Approved of in Committee of the Whole this 13th June, 1893.

THOMAS MILLER, Chairman.

The President—I may say in justice to other parties, a communication was received this afternoon, and in hurriedly going over the order of business, it was omitted. I will now ask the Registrar to read that communication.

Dr. Pyne reads letter dated June 16th, 1893, from Drs. Wright and Davison, as follows:

TORONTO, June 16th, 1893.

The President and Members of the Council of the College of Physicians and Surgeons of Ontario:

GENTLEMEN,—In addition to our former offers, we desire to add that we are willing to pay for the official report of the proceedings of the meetings of the Council.

A. H. WRIGHT,
For the Canadian Practitioner.

JOHN L. DAVISON,
For the Canada Lancet.

Dr. Rosebrugh—I would suggest that this communication be added to the report.

Dr. Bergin—I think before we declare that section carried, we ought to have the opinion of our solicitor as to whether we run any

risk of being held responsible for anything that may appear in that journal during the time that we direct the publishers to furnish it to the profession at large.

Dr. Britton—I do not know that I have anything more to say on the subject than I said this morning. The letter sent in by the two editors contains quite a large number of arguments, and it is not necessary to go over these, or tire the members of the Council. For me to say anything more would be unnecessary reiteration.

Dr. Thorburn—The report recommends that means be taken to collect arrears. There is an impression that according to the last amended Act of the Ontario Medical Acts, we have not power to collect anything until some definite time in the future. As I read it, and as others read it, it does not interfere at all with the collection of old debts, or debts up to a certain time.

Dr. Britton—Would you add the words to that, "On instructions from the solicitor?"

Dr. Thorburn—I think it would be advisable to get the solicitor's opinion.

Dr. WILLIAMS—I am pretty well satisfied that we have a perfect right to collect old debts in the Division Court as formerly, but the question in my mind would be whether or not that would not be looked upon as a breach of faith, seeing that clause 27 is suspended for the time being, and suspended until put in force after the new elections. Of course that suspension could only take place with reference to fees imposed for this year and succeeding years until that But there is the difficulty if you proceed to collect in the Division Court the old debts that are outstanding, you can only collect, at any rate, for six years back, while there is quite a considerable portion of it from a period previous to that; and you would be practically throwing that away, while if you let that alone until after the election, and then section 41 A is put in force, you collect the whole amount. It strikes me it would have the appearance of attempting to override the suspension of that clause by the Legislature, and I would not like to see the Council do anything that would be questionable in character, and to my mind that would look questionable.

Dr. Geikie—There is a great deal in what Dr. Williams says. The impression abroad would be exactly as he has put it.

Dr. Moore—I quite agree with what Dr. Williams has said, and I think it would be well to amend that portion of the report.

Dr. Thorburn—There has been an addendum, "under instructions from the solicitor."

Dr. Williams—It is a question of whether the moral influence on the profession would not more than counterbalance any gain you would get from it. Dr. Rogers—It would certainly arouse a strong feeling. I would strongly oppose coercing the profession to pay their dues just now. I would move that that clause be struck out.

Dr. Britton—I would ask about what percentage the legal expenses formerly bore to the amounts collected.

Dr. Thorburn—When we had to collect the dollar subscriptions under the old law, it cost about seventy-five to eighty cents on the dollar.

Dr. Pyne—It was impracticable. It did not pay.

Dr. Williams—I think it is much better to leave that in suspension, because it is only a source of irritation in the meantime.

Dr. Thorburn—I think they ought to be notified—send the accounts as usual.

Dr. Fulton—We might add, "No legal means to be taken." We are in need of money, and it is necessary for the carrying on of the institution. If you leave it in abeyance, no dues will be paid.

The President—While it is quite true, perhaps, that an endeavour to collect those dues might not be very profitable, and while it might give rise to some ill-feeling, yet at the same time I think there should be something placed on record to show that those arrears are due. There are some men throughout the country who have an idea that this whole thing is under suspension until the next election. That is not the case. So far as the arrears up to December, 1892, are concerned, they are as much due to-day as they ever were. Those who are in arrears at all events should be notified to pay their dues to December, 1892, not to let them have the idea they can go without paying those dues. I am not disposed to say we should collect them by process of law, because I do not think it would pay.

Dr. Bergin—I am as loath as any member of the Council to do anything which might irritate any member of the profession, but I do not think for a moment we ought to abandon our right to obtain from any member of the profession that which he owes to the College, and I think that we would be untrue to the College if we did not warn every man indebted to the College that he is still a debtor, and remove in that way the impression that is abroad that we have no power to collect, for I have no doubt that gentlemen like Mr. Sangster would give the impression everywhere, if they had the opportunity, that this College had no power to collect. You should remove that idea from their minds by directing the Registrar to call upon everyone who is indebted to the College to pay his dues. You send them the accounts, and the honest men amongst them will pay them; the dishonest men, of course, will not.

Dr. RUTTAN—The position the Council stands in should be such

as to endeavour to secure fairness between the members of the profession. If one man pays, and another does not, who is to look after that—who is to enforce the law? It is very dishonourable, certainly, of those who do not pay towards those who do pay; and we are here to defend decent people, and so long as people refuse to pay, and quietly sit by and allow the remainder of the profession to pay the expenses of this Council, we must be held personally responsible for it.

Dr. Rogers—I made a motion to strike out that part of the report altogether.

Dr. Williams—The suggestion of the President strikes me very favourably, that their attention should be called to the fact that they owe the fees previous to the time of suspension, and even though we do not try to make them pay in the Division Court, still, if we give them a knowledge that they are owing that part, and that the Act being suspended makes no difference so far as that part of their fees is concerned, we are doing no more than we should do.

Dr. Thorburn—There might be a tacit understanding with the Registrar that no legal proceedings should be taken.

Dr. Bergin—If he is directed to notify them, that is all right.

Dr. Thorburn—I will alter the report to read, "That the Registrar notify all members of the College in arrears to December 31st, 1892, to pay all such arrears." That is all we can do.

Dr. Bergin—That is not all we can do, but all we care to do just now.

Clause of report adopted.

Dr. Thorburn reads statement of financial condition, which, on motion, was adopted as read.

Dr. Williams—I do not wish to move an amendment, but I have a resolution I would like to get introduced into that report before the Committee rise, if the Committee are favourable to it. I will just read the resolution, and with the consent of the Committee, if they will refer back, insert it where they think it ought to go. This is supposed to follow the clause of the report dealing with the *Ontario Medical Journal* Publishing Co., which reads, "Your Committee will recommend that while the contract be given to this company," etc.

Dr. Williams moved, seconded by Dr. Fowler, the Council disclaim any responsibility for any editorial or other matter therein contained.

Dr. Bergin—I think, in accordance with the chairman's ruling, that had better come up in Council after we leave Committee of the Whole.

Dr. Thorburn—Will a clause of that kind fortify us any better against any proceedings?

Dr. Johnson—I have a motion, "That the opinion of the solicitor of the Council be obtained as to the liability, if any, of the Council because of any article that may appear in the *Ontario Medical Journal*, and should that opinion be unfavourable to the Council, that then such addition or amendment be made to the contract as shall avoid all or any liability by the Council."

The Chairman—I see no reason why Dr. Johnson's motion might not be put as a substantive motion irrespective of the finance report altogether.

Dr. Geikie—I notice in a great many journals a condition similar to that made by Dr. Williams and Dr. Fowler, and it seems to me a legal disclaimer, that is to say, a disclaimer that holds good in the courts, and I do not see any objection to it here. It relieves us of legal responsibility, that is all.

Dr. Bergin—It is doubtful whether it would relieve us from legal responsibility, and we do not want to make a contract that will take us before the law courts.

Dr. Williams—I will move that we refer back to that section dealing with the *Ontario Medical Journal* Publishing Co., and insert the following immediately thereafter: "Your Committee further recommend, that while the contract be given to this company for the performance of the work specified, the Council disclaims any responsibilty for either editorial or other matter contained."

Dr. Rogers—In that case, if you had any authorized statements on the part of this Council, and the *Journal* happened to publish them, we would not be responsible for them.

Dr. WILLIAMS—Certainly not, unless we specify they are authorized.

Dr. Johnson—That does not cover the ground I take at all. The ground I take is this: we ought to ascertain from the solicitor whether there is any liability; and if there is, no contract should be let, arranged in such a way that liability might be imposed on the Council for any articles that might get in the publication.

Dr. Logan—One objection to Dr. Johnson's motion is that in carrying it out, it cannot be done by the Council, unless you now ascertain the information you wish. Unless it were done now, it would have to be done by the Executive Committee, and that Committee does not constitute the Council.

Dr. Orr—The Company are willing and instruct me to state they are willing to make satisfactory arrangements with the solicitor of this Council to hold the Council free from all liability for any article that may appear in the *Journal*. Of course the instructions that the Company have received from their solicitor, and the instructions I received at the time the arrangement was made from the solicitor of the Council

was that the Council is not in any way, under the contract made last year, responsible for anything that appears in the *Journal*. The Company were simply under an agreement with the Council to carry out the printing contract; and the work they were to do for the Council in that journal they could do simply as they pleased. Holding the contract from the Council it was presumed the Company would serve the best interests of the Council and the best interests of the profession in the Province of Ontario.

Dr. Johnson—That is very well so far as it goes, and it may be far enough, but it must be understood by the profession not only that there is no legal liability, but that we have no hand in private matters which have from time to time crept into the Journal in the last year. Personally I have been blamed for many of the articles which have appeared in the Journal, and which I had nothing to do with, which I never saw before they were in print; and I may say I never saw them after they were in print—many personal matters that were ventilated in the Journal that should not have been there undoubtedly; and I wish the profession at large to know that either we have or have not supervision of that journal; if we have not then I do not care; if we have, then it is our duty to look after it.

Dr. Williams—My resolution is inserted for that special purpose, so that every member of the College of Physicians and Surgeons throughout the Province who reads our reports will see that we publicly disclaim any responsibility, so far as it is possible to put that in our report; and that is the reason why I want that clause inserted, that we disclaim any liability in any sense whatever. Subsequently to that if the Council wish to get information of a higher legal authority, well and good, but I think we should make it clear so that every member of the profession would know we do not assume any responsibility for any article except what we authorize.

Dr. Thorburn—I have no objection to accepting Dr. William's motion as part of the report.

Dr. Bergin—I object to it on the ground that although we may disclaim by a resolution of the Council any responsibility for anything that may appear in that journal, yet at the commencement or in the middle of the next month, notwithstanding our disclaiming any responsibility, we shall cause to be sent to every member of the profession throughout the country that journal; then, because of that we would be made responsible. We ought to have some guarantee that this resolution would relieve us from all liability. I do not believe it would. We know that large commercial concerns, steamship and railway companies, and so forth, have on their bills of lading a clause of this kind, and we know that for years it was supposed that that freed them from any obligation. But the courts have held that was not a contract; it was

binding only upon one party and not binding upon everybody else. We know that railways have placed clauses and conditions upon the back of their tickets up to within a few years, disclaiming any responsibility, but the Court said men buying tickets at the window have not time to examine these conditions and do not know anything about them; and the courts held that that was not law and that they could not make an arrangement of that kind where the other party had no time to understand it or to examine it, or perhaps did not know it was there at all. The same remarks will apply to telegraph messages. Do not let us jump into a law suit. Let us put a clause like that there, and then you can authorize the President and Secretary to make the contract, if it is found we incur no legal liability because of anything that may appear in the *Journal*. We may have that opinion before to-morrow, then why such haste? Pass that resolution, and it will not prevent the contract from being signed, because you can authorize the President and Secretary who are the proper parties to sign the contract to do so at any time.

Dr. Williams—I must press my motion; and if it is thought advisable afterwards to adopt the suggestion of Dr. Johnson and obtain a legal opinion on it, I am not going to oppose that, but I must press my motion to see whether or not it is the will of the Council that it be inserted in the report. I believe it is to the interests of the Council and profession that they should understand that, and that our report should place it clearly upon its face, and then if subsequently a legal opinion is wished, I shall not object to it.

Dr. Fulton—I do not see why you should take up so much time discussing this matter; it seems to me it is plain to everybody the solicitor should be present when this contract is signed; and with such a resolution as Dr. Williams' before them stating what our requirements are, there is no danger of our becoming liable for anything.

Dr. Thorburn—Our solicitor draws up the agreement, and he will put in any clause that is necessary.

Dr. Fulton—My impression last year was, we are not liable for anything that appeared in the *Medical Journal* last year.

- Dr. Bergin—There was an omission of a clause that we directed to be inserted, and yet in that case it was left to our solicitor.

Dr. Moore—I cannot see the slightest objection of passing both of these right here in committee. I am very much in favour of Dr. Williams' resolution; I think it is very necessary we should show through our announcements to the profession at large that we disclaim any responsibility for this journal other than that which our agreement holds us to. I do not see any reason why we should not pass the other resolution also, and then probably this mistate will not be made. I hope it will not—that was made last year. In good faith we believed

the clause was going to be inserted in the contract that this Council should not be held responsible for anything that appeared in that journal. I was under the impression that clause was in the contract until it was placed in my hands, and I could not find any trace of it. I do not think there will be any mistake in passing both resolutions, and then we will be quite certain that it will appear next time.

Report adopted as amended by the addition of Dr. Williams' and Dr. Johnson's respective motions.

On motion, the Committee rose. The President in the chair.

Dr. Thorburn moved, seconded by Dr. Rogers, that the report of the Committee of the Whole, recommending the adoption of the report of the Committee on Finance, be adopted. Carried.

Dr. Miller read the report of the Committee on Rules and Regulations, and moved, seconded by Dr. Henry, that the report be received and adopted by this Council. Carried.

### REPORT OF COMMITTEE ON RULES AND REGULATIONS.

To the Council of the College of Physicians and Surgeons of Ontario:

Your Committee on Rules and Regulations beg leave to report that they met and organized, by electing Dr. Day, Chairman.

Your Committee have had referred to them the following papers, namely:

1st. A communication from Dr. Bryce, Secretary of the Provincial Board of Health, enclosing letters of invitation from the International Congress to be held in Rome, in September, 1893, to send delegates who will represent the College of Physicians and Surgeons of Ontario at the Congress.

2nd. A communication from S. T. Bastedo, enclosing a copy of invitation from Secretary-General Reid to College of Physicians and Surgeons, requesting that representatives be sent to the Pan-American Medical Congress to be held in Washington, in September, 1893.

Your Committee recommend that the receipt of the communications be thankfully acknowledged by the Registrar.

All of which is respectfully submitted.

HENRY W. DAY, Chairman.

On motion of Dr. Thorburn, the Council adjourned to meet at 8 p.m., on Friday, the 16th June, 1893.

### EVENING SESSION.

FRIDAY, June 16th, 1893.

The Council met at 8 o'clock.

The President, Dr. Campbell, in the chair, called the Council to order.

The roll was called by the Registrar; all present excepting Sir Jas. Grant and Dr. Philip.

Minutes of the previous meeting were read, and, on motion, confirmed.

The President—I would suggest to the Council that as this is probably the last meeting, or is at all events drawing towards the end of the session, it would be well to suspend the order of business.

Dr. Bray moved, seconded by Dr. Johnson, that the order of business be suspended for the remaining meetings of the Council. Carried.

#### COMMUNICATIONS.

The Registrar read a communication from Mr. P. R. McMonagle, enclosing diplomas in support of his application for registration, which application was referred to the Registration Committee.

Referred to Registration Committee.

A communication from Messrs. Haverson & St. John re Dr. Nelson Washington, dated 15th June, 1893, asking that the name of Dr. Washington be reinstated on the register on a period of probation.

Dr. Day moved, seconded by Dr. Rogers, that the communication be laid on the table. Carried.

Communication by telegram from Whitby, saying the appeal of Mason has been dismissed, and Mason ordered to pay the fine and costs of conviction. The Registrar states that this was a case Mr. Wasson had the prosecution of in Port Perry, which was tried in Whitby; and the defendant appealed from the decision of the Court there, with the result as shown by this telegram that the conviction has been sustained.

Dr. Williams moved, seconded by Dr. Henry, and

Resolved,—That Mr. Thomas Wasson be reappointed prosecutor for the coming year, at the same salary and on the same conditions as last year. And that the sum of \$200 be placed to his credit, in order that he may carry out his work satisfactorily.

Dr. WILLIAMS—The object in placing the \$200 to his credit is to avoid the necessity of his raising the money on his own personal credit

to do the Council's work. It is thought advisable that he shall be provided with the requisite means in advance, with instructions, of course, to report at the end of each month. Carried.

Mr. H. M. Mowat here addressed the Council as counsel for and on behalf of Dr. Anderson, as follows:

Mr. President and Gentlemen of the Council,—On behalf of Dr. Anderson I am here to address you with regard to his case. what I can learn, in the short instructions I have had since five o'clock this evening, Dr. Anderson has been singularly ill-advised, as it appears to me, in the manner in which he has treated the Council. On the complaint being laid against him, the details of which will be familiar to all the gentlemen present, Dr. Anderson, instead of acting in the way one might expect from not only a clever doctor, but a good business man, seems to have entirely neglected to look after his interests. As I am told that was due to a peculiar feeling, and I may say without disparaging the worthy doctor too much, with a certain amount of obstinacy on his part, so far as I can learn, the result being that when the case came to be deliberated upon by the Discipline Committee, Dr. Anderson was not present and his case was decided in his absence. But had he been here, from what I can learn, I can assure the Committee and the members of the Council that he could have shown without doubt that he was not guilty of the charge which was laid at And shortly, to recapitulate what the charge was, and to look into it, Dr. Anderson would have been prepared to show conclusively, had he not suffered from this peculiar temperament of his, that at the time he was charged with the offence he was not in Toronto at all. He would also have shown that when this charge was laid against him and heard in the proper court in the city of Toronto, the case was dismissed without the defence being called upon. He would also have shown that, on the advice of eminent counsel, he took an action for malicious and false arrest against the parties who laid the complaint, but that, owing to his financial disability, he was unable to carry that to a conclusion, although the advice of his counsel was that he would have succeeded on a trial. Even this course of action by Dr. Anderson, in not carrying such a law suit or action to its conclusion, showed that wonderful lack of business ability which he seems to suffer from. But apart from that I am now here on behalf of Dr. Anderson to say to the Council, to bring before the Council, and to point out to the Council the fact that Dr. Anderson is now approaching that age at which a physician feels that, to a great extent, his practice has gone from him. He is now close on to sixty years of age, and unless a man becomes noted and able at that age and has got a firm footing in a community, it is difficult for him to make that living for his family which is expected of him. Dr. Anderson, having taken advice and having considered the matter carefully, instructs me to say

that although his action in associating himself with a person who is considered, and probably rightly considered, improper in his conduct in the practice of medicine, and although he admits, and freely admits, and has instructed me to say he admits, that he committed a breach of medical ethics, he now asks the Council to consider his case with that benevolence which has characterized the Council in other cases, Dr. Anderson, while expressing this regret, has also instructed me to say that he will sin no more, if I may so express it; and if the Council will deal leniently and temperately with his case, and will not resort to the harsh, and to him, very severe measures of erasing his name from the register, that he will give such undertaking that the Council will have no further fault to find with him. To a large extent Dr. Anderson has given up the practice of his profession, and has contented himself with establishing a business of a mercantile character in the small town of Otterville, in the western part of Ontario, but he fears the result to him and his name; and he fears the result to the credit of his family after him should it be handed down in the annals of the family that his name was erased for improper conduct from the register of the Medical Council for Ontario.

It is on these grounds that Dr. Anderson asks for the lenient consideration of the Council. And I ask the Council, with what feeling I can and with what force I can, that the Council, many of whom must have seen cases of this sort before, will deal leniently with him, and that they will not use the power which the law has given them to completely shut out a brother practitioner, who has sinned but who is now repentant, from further practising his profession; and I venture to say if the Council does deal in this way with Dr. Anderson that the name of Dr. Anderson will from henceforth never be heard of except in an honourable manner. And I ask the Council, in consideration of the facts that I have stated, to give Dr. Anderson's case every consideration, and to deal with it in a benevolent and lenient spirit.

Dr. Geikie—May I ask in what form Dr. Anderson contemplates placing his undertaking, to which his solicitor has referred, in the hands of the Council.

Dr. Day—I can reply to that. I would say that Mr. Nesbitt, who has conducted all these cases for the prosecution, is here; and I would suggest that any undertaking given by Dr. Anderson should be subject to the approval of Mr. Nesbitt.

The President—If Dr. Anderson is prepared to make any proposal to the Council in writing, it had better be handed in.

Dr. HARRIS—Did I understand Mr. Mowat to say that Dr. Anderson said he thought he had not done anything wrong?

Mr. Mowat—The doctor is quite prepared to admit he has.

Dr. Harris—I ask that because Dr. Anderson admitted to-day before this Council that he had done wrong, and apologized verbally for it.

Mr. Mowat—The doctor is quite prepared to cry "Peccavi."

The President—While Dr. Anderson's solicitor is preparing his submission, the Council may proceed with other matters.

Dr. Harris moved, seconded by Dr. Fulton, that By-law No. 56, to appoint a Committee on Discipline, be now read a second time, and referred to a Committee of the Whole. Carried.

Dr. Harris reads by-law.

Council in Committee of the Whole. Dr. Williams in the chair.

The by-law was read clause by clause, and on motion, adopted.

Dr. Campbell moved, seconded by Dr. Rogers, that the first blank in the by-law be filled with the name of Dr. Day, of Belleville. Carried.

Dr. Rogers moved, seconded by Dr. Campbell, that the second blank in the by-law be filled with the name of Dr. Bray, of Chatham. Carried.

Dr. Day moved, seconded by Dr. Rogers, that the third blank in the by-law be filled with the name of Dr. Logan, of Ottawa. Carried.

Dr. HARRIS—The clause will now read, "Dr. Day, of Belleville, Ontario; Dr. Bray, of Chatham, Ontario; and Dr. Logan of Ottawa, Ontario, are hereby appointed the committee for the purpose of said section for the ensuing year."

On motion this clause was adopted.

On motion the Committee rose. The President in the chair.

Dr. Harris moved, seconded by Dr. Williams, that the report of the Committee of the Whole on the by-law appointing the Discipline Committee, with the blanks in the by-law filled with the names mentioned, be adopted. Carried.

Dr. Harris moved, seconded by Dr. Rogers, that the by-law be read a third time, passed, numbered, and signed by the President, and sealed with the seal of the College of Physicians and Surgeons of Ontario, as follows. Carried.

# (Copy of By-law.)

By-law 56, Council of the College of Physicians and Surgeons of Ontario.

APPOINTING A COMMITTEE ON DISCIPLINE.

Under and by virtue of the powers and directions given by subsection 5 of Chapter 121, 50th Victoria, entitled, "An Act to amend the Ontario Medical Act," and enacted as follows:

First,—The Committee for the purpose of said section shall consist of three members, three of whom shall form a quorum for the transaction of business.

Second,—The said committee shall hold office for one year, and until their successors are appointed, provided that any member of such committee, notwithstanding anything to the contrary herein, until all business brought before them during the year of office, has been reported upon to the Council.

Third,—The Committee under said section shall be known as the

Committee on Discipline.

Fourth,—Dr. Day, of Belleville, Ontario; Dr. Bray, of Chatham, Ontario; Dr. Logan, of Ottawa, Ontario, are hereby appointed the Committee for the purposes of said section for the ensuing year.

### J. A. WILLIAMS,

Chairman, Committee of the Whole.

[Seal] R. A. Pyne,

Registrar, College of Physicians and Surgeons of Ontario.

June 16th, 1893. Adopted in Council.

CL. T. CAMPBELL,

President, College of Physicians and Surgeons of Ontario.

Dr. Fulton—It was intended by the Chairman of the Finance Committee to recommend to the Council that the sum of \$20, which has been paid to the examiners as a retainer fee, be discontinued, but through some oversight it did not appear in his report, and as he is absent at present, I will now take the liberty of making a motion to that effect.

Dr. Fulton moved, seconded by Dr. Williams, that the payment of \$20 to the examiners as a retainer fee be discontinued, it being considered that their remuneration, independent of this amount, is quite sufficient.

Dr. Rogers—The reason that was put there in the first place, I think, was on account of the homœopathic examiner, because if that was taken off, he really would not receive any pay at all.

Dr. HARRIS—So far as that is concerned, it could be provided for.

Dr. Fowler—I think before it is voted upon it would be desirable some statement should be laid before us, showing what the remuneration likely would be without this \$20.

Dr. Geikie—I know the examiners consider their duties very onerous. I have not looked into the thing, and I have not heard anybody speak about it, but I think the diminution of the amount would perhaps lead to some difficulty, and to the withdrawal of some

examiners, who say the work is very great on account of the large number of candidates and the length of time the examinations take, and I may say, the great devotion of the examiners to their work.

Dr. Fulton—They are paid \$10 a day with expenses, the same as the members of this Council are paid; and in consequence of their remuneration being the same as ours, the Committee considered this \$20 superfluous.

Dr. WILLIAMS—On page 235, the provision for the appointment of examiners is, "Each examiner shall receive the sum of \$20, and in addition thereto he shall receive thirty-five cents for each paper he may have to read over the number of fifty. He shall also receive \$10 per day for each day's attendance at oral examinations and meetings of the Board of Examiners, with the same allowance, hotel and travelling expenses when absent from home, as is received by the members of the Council. The oral examinations shall continue for seven hours each day until they are completed." It would seem the examiners get the same pay as members of the Council, and in addition to that they get thirty-five cents a paper for each paper over fifty, and a retainer fee of \$20. And the Finance Committee, in looking at this matter, thought they were paid better than members of the Council, at least to the extent of that \$20 retainer fee; they thought the papers they read were generally taken home, and that the Dirty-five cents apiece for these papers was reasonable pay, and that while they were in attendance at the examinations, if they got the same pay as members of the Council get, it should be satisfactory, and the Finance Committee thought there should be a saving of at least the \$20 for each examiner, and at the same time the examiners would be reasonably well paid, at least as well paid as members of the Council.

Dr. Rogers—Last year when this new arrangement was brought up, the \$20 was placed there because it was for reading the first fifty papers. The first suggestion was we were to give them twenty-five cents a paper, or fifty cents a paper, but it was thought as the homoeopathic examiner would have only four or five papers, he would hardly receive anything for the whole of his work, as the other examiners would get paid from the large number of papers they would have to read.

Dr. WILLIAMS—Would he not be getting the \$10 a day and the \$3.50 for expenses, the same as you would get, even if he had not a paper to read?

Dr. Rogers—No. Supposing he had four or five or ten papers, he would read those papers for nothing.

Dr. Williams—Wouldn't there be \$10 and \$3.50 hotel expenses paid?

Dr. Rogers—When he was here. But they do the work at home. I am only pointing out the reason why, on the first fifty papers, he was to receive \$20; it was as a certain amount of compensation for the first fifty papers, intead of thirty-five cents each. I consider it is a small amount of money for the large amount of work they do, if they take fifty papers and fairly, and honestly, and conscientiously read them, and read them properly. They get \$20 for reading fifty papers, and after that, if it goes above fifty, they get at the rate of thirty-five cents, and if you cut that \$20 off, then, for the first fifty papers, they do not get one cent. I think that was the way it came to be put there. I would be very sorry, for one, to see it taken off, unless you make a special fee for the homeopathic examiner, and I do not think even then it is fair to our examiners. They are good examiners, and I think they ought to be paid as well as you can pay them.

Dr. Johnson—I do not see why the fee that is received by the members of the Council should be set up as apparently the extreme standard of any fee that should be collected by any man for any work that he does for the Council. I think that the fee that is received by the members of the Council for their attendance might be called a very small fee for the work we have to do, and I think certainly for the work the examiners do, the fee they receive need not necessarily be compared in size with that received by the members of the Council. The whole matter was thoroughly threshed out last year thoroughly gone into; gone into very much more exhaustively than we can go into it now—and there were a great number of points brought up then on the consideration of this matter, and it was decided then the fee of \$20 was not an unreasonable fee to give the examiners as a retainer. I think at that time that I, at least, upheld the idea of giving the examiners the same fee for the examination of the different papers that they receive at Toronto University, which is fifty cents a paper. It was afterwards decided that thirty-five cents would be sufficient, as they already received a \$20 retainer. I think the matter was so thoroughly gone into last year that it is, perhaps, wasting time to touch it this year.

Dr. Rogers—I think so. It was settled thoroughly last session, and I object to it being taken up now.

The President put the motion, calling for the ayes and nays, and declared that the nays had it, and the motion was lost.

Dr. Logan called for a vote by division.

The President put the motion by Dr. Fulton, seconded by Dr. Williams, "That the payment of \$20 to the examiners as a retainer fee be discontinued, it being considered that their remuneration independent of this amount is quite sufficient," and called for a show of hands, and after counting the vote declared the motion lost.

Dr. Moore, on behalf of the Committee on Registration, reports that the Committee, having examined the certificates and diplomas presented by Peter R. McMonagle, find they do not entitle him to registration, and moved, seconded by Dr. Henry, that the report be adopted, as follows. Carried.

### REPORT OF REGISTRATION COMMITTEE.

To the Medical Council of the College of Physicians and Surgeons of Ontario:

GENTLEMEN,—The Committee on Registration have examined the certificates and diplomas presented by Peter R. McMonagle, and find that they do not entitle him to registration.

All of which is respectively submitted.

J. W. Rosebrugh, *Chairman*. Per V. H. Moore.

Adopted in Council, June 16th, 1893.

CL. T. CAMPBELL, Chairman.

Dr. Moore—I want to call the attention of this Council, with the permission of the chair, to the fact that Mr. J. Ross Robertson, of the *Telegram* newspaper, has invited this Council, if they can possibly, to visit the Hospital for Sick Children to-morrow; and he has also sent up to us a copy, for each member of this Council, of the annual report, which has been laid upon the desks of the members. Mr. J. Ross Robertson, I believe, has done a very great deal for the hospitals and for other charitable institutions in this city, and he was very anxious the Medical Council should go as a body and visit, not only the Lakeside Home, but also the Hospital for Sick Children on College Street, and has extended to us this invitation.

Dr. Harris—I had the privilege of being with Dr. Moore at the time of his interview with Mr. Robertson, and I can freely endorse what Dr. Moore has said as to the hearty invitation extended to us. I can also state that Mr. Robertson is very enthusiastic over the Hospital for Sick Children, and is doing a very good work there, and he is anxious that not only the members of the Medical Council, but members of the profession throughout Ontario should visit it.

The President—We will now take up the case of Dr. Anderson. I have received the following document:

"Dr. Anderson's case having been taken up, and the report of the Committee having been read, he admits that the report and findings of the said Committee are correct, and that his name is liable to be erased from the medical register; and he undertakes and agrees not further to offend in the premises, and asks the Council to suspend

action on the report of the Committee so long as he, in good faith, complies with all the rules of the Medical Council, and hereby undertakes to so comply, and agrees that the Medical Council may, at any time, in their discretion, act in any manner they see fit on the said report of the Discipline Committee; one week's notice of intended action to be given by registered letter, addressed to said Anderson's last known post-office address.

"Dated at the Medical Council building, Toronto, the 16th day

of June, 1893.

"(Signed) WILLIAM ANDERSON. "(Signed) H. M. MOWAT."

Dr. Day—I have just been thinking over that matter, and I wish to say that the "one week's notice" will have to be changed to three days, for the reason that the Council always get through their meeting by Saturday; therefore, if we came here on Tuesday, and decided to take action, we could give him only three or four days' notice of that.

Mr. Mowat—As long as it is reasonable.

Dr. Day—Make it three days, so it can be brought up and decided at the same meeting.

Dr. Harris moved, seconded by Dr. Rogers,

That whereas, Committee on Discipline reported to this Council in the case of Dr. William Anderson as appears by the printed report of the proceedings of the Discipline Committee, and as appears by the report in the case on file in possession of the Registrar;

And whereas, the said William Anderson has been called upon to show cause why the Council should not act upon the report of the

said Committee, as appears by the notice served upon him;

And whereas, the said William Anderson has appeared upon the said notice in person and by counsel, Mr. H. M. Mowat, and the Council has been addressed by the counsel for William Anderson, showing cause to the said notice, and the said Anderson has signed a submission, which is attached to the said report of the Discipline Committee;

And whereas, the offences charged and reported as proved by the said Committee, are not within the premises contained in sub-section

2 of section 34 of the Ontario Medical Act as amended;

And whereas, as to the said facts stated in the report of the said Committee on Discipline, the Council now resolve to act, and hereby adopt the said facts, and report as to the finding of the facts in the case of the said William Anderson; be it therefore

Resolved, That upon the application herein, and upon the enquiry herein before the said Discipline Committee, and upon the report of the said Committee, and upon the facts herein found and adopted by the Council, and upon reading the said submission,

That the name of William Anderson, now appearing in the register of the College of Physicians and Surgeons of Ontario, be retained upon the register, subject to the right of the Council to deal with the said report at any time as per said member. Carried.

Dr. Day moved, seconded by Dr. Harris, that Dr. Anderson be called into the room, and that the President inform him in the usual way of the decision of the Council.

The President—Dr. Anderson, the Council has given your case careful consideration during this session; you have had a fair trial before this Committee, and even though you were not present, due justice, I think, was done by the Committee, and your interests were guarded as carefully as they possibly could be. You have been present at the Council, and by your own voice and the voice of your solicitor you have stated your case, and the desire of the Council has been to deal as mercifully as possible with you. It is the desire of the Council always to deal mercifully in cases of this kind. You have, however, been found guilty of the offences charged; and while the Council wishes to be merciful it has been no easy matter for it to exercise its prerogative of mercy in this case, because the seriousness of your offence cannot be too strongly reprobated; the fact that you, as a member of an honourable profession, have, so far as the evidence goes, sold your rights and privileges as a member of that profession to the service of unqualified men, and have acted as a shield for unscrupulous men to defraud the public is a most serious matter. Council, in its judgment and in its desire to be merciful, has taken the lenient view of the case that you have perhaps in this matter offended not realizing the heinousness of the offence; and in view of the submission you have made, and the promise you have submitted to the Council, they are prepared to believe that in the future you will abstain from further offending in a like manner. And they have decided that in the meantime further action on your case is deferred; and your name, therefore, remains on the register.

Dr. Bray moved that the Council do now adjourn for half an hour, in order to give the Education Committee time to complete their report.

FRIDAY, June 16th, 1893, 9.30 p.m.

Medical Council met in accordance with motion for adjournment. The President in the chair, called the meeting to order.

Dr. Harris presented Report No. 2 of the Education Committee.

Dr. Harris moved, seconded by Dr. Geikie, that the Education Report No. 2 be now received and considered and adopted by the Council.

Report read clause by clause, and, on motion, adopted as follows:

### EDUCATION COMMITTEE REPORT No. 2.

To the President and Members of the Ontario Medical Council:

Gentlemen,—Your Committee on Education beg leave to submit Report No. 2.

The Announcement for 1892-93 has been carefully looked over and

a few slight changes are recommended.

The Registrar is authorized to make all necessary clinical changes

in the Announcement for 1893-94.

It is recommended that section 5, clause 6, be changed so as to read: "The Examiners shall return the schedules to the Registrar with values inserted within seven days of notice sent by the Registrar. From these schedules a general schedule is to be prepared by the Registrar, and no change of value can be made after such schedules are returned by the Examiners to the Registrar."

The general schedule so prepared is to be examined as to its correct-

ness by the President and the results announced by him.

Clause 10, section 5, to read thus: "That it be an instruction to the President that he shall in no case report a candidate as having passed an examination when on any subject he makes less than the minimum of marks set by the Council for a pass on that subject; but in any case where he thinks there are special reasons for granting a license to such candidate he shall report the same to the Council for its action."

On page 17, Therapeutics is erased from clause "C" of sub-section 5 of section 13, and is placed after Diseases of Women as a separate clause marked "L."

A few alterations are made in the text-books mentioned on page 15 of Announcement, which see.

For Board of Examiners for 1893-94, see page 7 of Announcement. Appended with this report are the reports of the Board of Examiners and the correspondence referred to in said reports, and asked for by the Council.

W. T. HARRIS, Chairman.

Adopted in Council.

CL. T. CAMPBELL, President.

### REPORT OF BOARD OF EXAMINERS.

October 20th, 1892.

To the President and Members of the Medical Council of the College of Physicians and Surgeons of Ontario:

Gentlemen,—I have the honour to submit for your consideration the report of the Board of Examiners of the College of Physicians

and Surgeons of Ontario and the results of the professional examination held in Toronto, in September, 1892.

For the primary examination 35 candidates presented themselves,

15 of whom passed, 20 failing to satisfy the Examiners.

For the final examination 45 candidates presented themselves, 35 of

whom passed, 10 failing to satisfy the Examiners.

The number of each candidate with the number of marks obtained upon each subject of the examination will be found recorded in the schedule by the Registrar.

The number of marks in each case were taken from the schedule of the Examiners, and finally were examined and certified as correct

by the Chairman on behalf of the Board.

The examinations were as practical as possible.

I have also the honour to submit for your consideration a detailed statement of the deliberations of the Board as recorded by the Registrar, being a true copy of his minutes upon such general and special matters as engaged the attention of the Board, the desire of the Board being to secure for all an honest and fair examination.

In pursuance of the notice issued by the Registrar, the Board of Examiners met this day, the 20th of October, 1892, at the hour of 3 p.m. Present, Drs. Saunders, Peters, Acheson, MacDonald,

O'Reilly, Burt, Hearn, Small, Waugh, Fraser, Grasett.

Dr. Fowler, the President, took the chair and called the Board to order, and read the instructions provided by the Council for the guidance of the Examiners, and then directed the Registrar to proceed at once with the marks made by the candidates.

The Registrar read aloud the marks made by the candidates in the

primary examination, which were now considered.

The standing of the final candidates was next considered, and each candidate's standing read aloud, the result being announced by the Chairman in each case and recorded by the Registrar as the schedule will show.

Moved by Dr. Grasett, seconded by Dr. Waugh, that the schedule of the Registrar be referred to the Medical Council as the correct report of the Board of Examiners, and that the same be signed by the Chairman on behalf of the Board, for presentation to the Medical Council. Carried.

Dr. Fowler now presented and read a letter he had received from one J. A. Sangster, when it was moved by Dr. Peters, seconded by Dr. Waugh, that the communication of Mr. J. A. Sangster having been carefully considered by the Board of Examiners, it is decided that no action can be taken in the premises. Carried.

The Registrar then read a report regarding the personation of one candidate by another at the examinations, when it was moved by Dr. Burt, seconded by Dr. Grasett, that the communication from the

Registrar in re Messrs. Kraussman and Jones, relating to personation, the former by the latter, at the Fall Examinations in 1892, be referred to the Council for their action. Carried.

The communications from Mr. J. A. Sangster and the Registrar will

be found appended hereto.

Drs. Peters and Saunders now addressed the Board re the separating of Therapeutics from Pathology, no action being taken, when, on motion, the Board adjourned.

All of which is respectfully submitted.

FIFE FOWLER,

Chairman, Board of Examiners.

TORONTO, October 20th, 1892.

To the Board of Examiners of the College of Physicians and Surgeons of Ontario:

MR. CHAIRMAN AND GENTLEMEN,—İ beg leave to call your attention to the perpetration of a fraud during the examination upon Chemistry on the afternoon of Wednesday, September 14th.

When the candidates were handing in their papers, a candidate handed me a paper with the name George Kraussman written upon it. He then signed his name in the book as George Kraussman.

Being suspicious that something was wrong, I asked him if that was his name. He stated most emphatically that it was, and seemed inclined to be angry when I doubted his word. Another student, who was leaving the room at the same time, was asked what this candidate's name was, and he replied, "He told you his name, and I suppose he knows it." When I asked him if he would identify him as Kraussman, he said it was not his business identifying men for me.

I told the candidate who handed in the paper that I was certain he was not Kraussman, and that I would ascertain who he was. This ended the interview.

When I came down to the vault to put away the papers, I found George Kraussman waiting for me. He expressed sorrow for what had happened, and said he had got the candidate to write on the subject of Chenistry for him, and hoped there would be no more about it. I told him it was a very serious matter, and one that would require to be taken notice of, and that I had already reported the matter to the solicitor of the Council, and that I would be guided by his advice. As this is the first case of the kind where personation has been detected, and knowing the difficulty that exists in preventing personation, Mr. Osler thought the Council should deal severely with offenders of this kind.

He also said that the act of the man who undertook to write the paper and personate Kraussman, had forged Kraussman's name, and that the offence was therefore a very serious one under criminal law, but as the Council had such power in their hands to deal with offenders of this kind, he would not advise taking any proceeding against the candidate under the criminal law, but would recommend that the Council deal with the matter as they thought proper. The name of the candidate who personated Kraussman is A. J. Jones, from St. Catharines, Ontario. Both are equally guilty, and should be dealt with in the same way.

(Signed) R. A. Pyne, Registrar.

For Mr. J. A. Sangster's communication to Dr. Fowler, President, College of Physicians and Surgeons of Ontario, see proceedings of Council, 14th June, 1893.

# 11 Alpha Ave.,

TORONTO, June 1st, 1892.

### J. A. Williams, Esq., M.D.:

DEAR SIR,—I beg leave to place in your hands my application to have my answers to the Primary Examination held by the College of Physicians and Surgeons of Ontario, reread, and especially my marks obtained at the oral examination reconsidered.

I would take oath that the following five statements respecting the oral examination are correct:

- 1. I correctly tested for and recognized both salts in Chemistry, for Dr. Acheson told me so, and that was all that was required of us on that subject.
- 2. I correctly answered all his questions in Toxicology, and he seemed very well pleased indeed, for he told me "That is all," long before the time was up.

3. I correctly answered every question in Materia Medica and Pharmacy.

4. I made but one mistake in Physiology, but Dr. Fraser, who also presided over the Histological Specimens, told me that I had recognized the specimen, remarking, "That's right."

5. I did fail to answer two or three, not more, questions in Anatomy,

and yet I was asked some twelve or fifteen.

Thus, I am forced to believe, Sir, that even if I have obtained less than the required marks in one or two subjects on the written papers, yet I feel certain that I have more than made the required percentage in that subject or subjects when the marks of the oral and written are added together.

This is my second primary examination, and I would feel too keenly

its loss through injustice or mistakes, for I am convinced that there has been either (1) gross injustice done me, either wilfully or unintentionally by the presiding examiners, or (2) some mistake in transferring the marks. In either case, Sir, I trust that the error will be erased, and that the injustice done me will be promptly rectified.

I am, Sir, your obedient servant,

J. A. SANGSTER.

TORONTO, June 28th, 1892.

# J. A. Sangster, Esq., Toronto, Ont.:

DEAR SIR,—I beg leave to inform you that the Medical Council decided as follows: That they have very carefully looked into your appeal and cannot see any reason for changing the decision of the examiners. I also beg leave to inform you that there will be an examination held in Toronto, beginning on the second Tuesday in September next.

Yours faithfully,

R. A. PYNE, Registrar.

11 Alpha Ave.,

TORONTO, June 30th, 1892.

Dr. Pyne:

DEAR SIR,—I have only just received your communication in reply to my note of yesterday, asking for the result of my appeal to the Council.

Please communicate to me the names and addresses of the examiners of that Council, and that of any substitution that may have been made in it during the last sitting of that body. I also ask for permission in company with an uninterested party to look over my papers which you infer have been reread, and also to have access to the oral examination.

It may be only fair to state that should I fail to obtain the above information or to be satisfied with the way the examiners have treated me, I purpose to appeal to the Ontario Government, in fact, have already drafted an appeal to Sir Oliver Mowat's Government, with fifteen or twenty members of which I shall singly communicate, but I hold my action with the Ontario Government until I may hear from you, assuming that that will be in a few days—days and not another four weeks. I may also say that in the event of your refusing the above information, or should Sir Oliver Mowat fail to ferret out what I

consider the injustice, I shall take still other means of discovering what appears to me to be the "Nigger in the fence," and not leave a stone unturned in my determination to unearth the matter.

Yours, etc.,

J. A. SANGSTER.

TORONTO, July 2nd, 1892.

J. A. Sangster, Esq., Toronto, Ont. :

Dear Sir,—I am in receipt of your letter of the 30th June, and in reply I beg to say that if you will be good enough to name any day and time that you can call, I will be pleased to give you all and every information in my power as to your examination, and will gladly place your papers before you for identification, and trust I will be able to satisfy you that you have not suffered through any mistake of mine, or from any injustice at the hands of the Board of Examiners. Awaiting your reply, believe me,

Yours faithfully,

R. A. PYNE,

Registrar.

11 Alpha Ave.,

TORONTO, July 7th, 1892.

Dr. Pyne:

DEAR SIR,—I am in receipt of yours of 2nd, and in reply would say that I shall be able to call at your office on Saturday afternoon at 2 o'clock promptly, if that will do you. Yours, etc.,

J. A. SANGSTER.

TORONTO, *July* 9th, 1892.

(Saturday, 2.03 p.m.)

Dr. J. Thorburn met this day in my office, as did also J. A. Sangster, who appealed from Examiner's decision. His papers were shown him, and he identified them as his, also his marks, and he appeared satisfied that everything was correct. Dr. Thorburn and myself asked him questions, and explained to J. A. Sangster any matters he desired to know in connection with the examinations, and he (J. A. Sangster) withdrew.

R. A. Pyne, Registrar. JAMES THORBURN.

TORONTO, May 30th, 1893.

To the President and Members of the Medical Council of the College of Physicians and Surgeons of Ontario:

Gentlemen,—I have the honour to submit for your consideration the report of the Board of Examiners of the College of Physicians and Surgeons of Ontario, and the results of the Professional Examina-

tions held in Toronto and Kingston, in April, 1893.

For the primary examination, 205 candidates presented themselves; 7 of the candidates did not complete the examination, owing to illness or for other reasons. One hundred and ninety-eight candidates completed the examination, 112 of whom passed; 86 failed to satisfy the examiners; the percentage of the candidates passed being 52 per cent.

One hundred and twenty-eight candidates presented themselves for the final examination, one of whom was taken ill. One hundred and twenty-seven completed the examination, 85 of whom passed; 42 failed to satisfy the examiners; the percentage of successful candidates

being 72 per cent.

The number of each candidate, with the number of marks obtained upon each subject of examination, will be found recorded in the

schedule by the Registrar.

The number of marks in each case were taken from the schedule of the examiners, and finally were examined and certified as correct by the Chairman on behalf of the Board.

The examinations were as practical as possible.

In Anatomy, wet and dry preparations were used, embracing dissections of the whole human body, together with the viscera, bones, models, etc.

In Materia Medica and Pharmacy, specimens were used.

In Physiology and Histology, microscopical specimens were used.

In Chemistry, practical work was required in the laboratory.

The examiners in Medicine, Surgery, operative and other than operative, gave clinical examinations in the General Hospitals, Toronto and Kingston.

The examiner on Pathology and Therapeutics used gross and

microscopical specimens, etc.

The examiners on Midwifery and Medical and Surgical Anatomy used the subject and models, instruments, etc., and examined the candidates upon their various uses and application.

I have the honour also to submit for your consideration a detailed statement of the deliberations of the Board, being a true copy of the minutes of the Registrar upon such general and special matters as engaged the attention of the Board.

The final meeting of the Board was characterized with unanimity, the only desire being to secure for all a fair and honest examination.

In pursuance of the notices issued by the Registrar, the Board of Examiners met this day, the 30th of May, 1893, at the hour of 2 p.m., in the College building. Present—Drs. Burt, Saunders, Grasett, Waugh, Peters, Hearn, Fraser, McDonald, Small, Acheson.

Dr. Fowler, the President, took the chair, and called the Board to order, and read the instructions provided by the Council for the guidance of the examiners, and instructed the Registrar to at once proceed

with the marks of the candidates.

The Registrar read aloud the marks made by the candidates upon each subject, and each candidate's standing being read aloud, the result being announced by the Chairman in each case and recorded by the Registrar, as the schedule will show.

Dr. Saunders presented and read a letter he had received from one P. B. Wood, upon which no action was taken. Letter will be found

attached to the end of report.

The consideration of marks being now completed, the Board confirmed the Registrar's schedule, and ordered it to be signed by the

Chairman on behalf of the Board as their work.

Moved by Dr. Grasett, seconded by Dr. Saunders, that the report of the Board of Examiners and schedule be now adopted and signed by the Chairman, and that the same be presented to the Medical Council of the College of Physicians and Surgeons of Ontario as the correct return of the Board of Examiners for the examinations held in April, 1893. Carried.

Moved by Dr. Peters, seconded by Dr. Saunders, that it is the opinion of the Board of Examiners that it is advisable that the subject of pathology and bacteriology and therapeutics be separated in the examinations, and that separate papers be set in each subject, with or

without separate examiners in each subject. Carried.

Moved by Dr. Grasett, seconded by Dr. MacDonald, and

Resolved—That six hours per day be the amount of time devoted by the examiners to the oral examinations. Carried.

On motion the Board adjourned.

All of which is respectfully submitted.

Fife Fowler, Chairman, Board of Examiners.

H. J. Saunders:

New York, May 3rd, 1893.

Dear Doctor,—In examining your papers of final work on medicine, you will come across a paper written by a student who misunderstood a word in one of your questions. I had been reading Cholera out of Osler's work on medicine just the night before the day of examination, and was telling my fellow-student that we would get a

question on Cholera sure, as it would probably visit this country this coming summer, and it would be necessary for us to understand the nature of the disease; and in my anxiety I overlooked the question,

and thought it was Cholera instead of Chorea.

Now, Doctor, I know you will not feel like giving me anything for that question, but my dear sir, when you consider that I picked it out and wrote on this question as first one, and that I spent so much time on it, that I did not get time to write on the question on Hydatids, Cancer, etc., and that I had but a minute to write on Erythema, can you not, under these circumstances, give me something for that question? I did well on the Oral, and if you will do this, and give the question a fair consideration, you will be doing me a just kindness, and I shall appreciate it very much. Otherwise, I am afraid my Written will pull me down, so that I must fail.

I am here taking a course at the Polyclinic College and Hospital, and am seeing a great deal of practical work. Sincerely hoping you will give my appeal a fair consideration, and do what you can for me,

I remain, very truly, yours,

PETER B. WOOD.

Dr. MILLER—Might I ask the Chairman of the Committee if he proposes that there should be a supplemental examination in the fall of 1893?

Dr. Harris—That matter was not taken up in committee. It was not referred to us at all; and Dr. Geikie, I believe, has prepared a resolution which will perhaps cover the ground.

Dr. Geikie moved, seconded by Dr. Moore, that an examination will be held next September, beginning on the second Tuesday in September, in Toronto; the fee of \$20 to be charged to each candidate who has been unsuccessful at any previous examination, the usual fee to be charged in other cases.

Dr. Geikie—I move this resolution because it has been forgotten, and it appears to me that it would not do to let a whole year go without holding an examination.

Dr. Bergin—I think we ought to ask the treasurer before we put this resolution, because I understand we cannot very well afford to hold that examination.

Dr. MILLER—Last year there was a surplus.

Dr. Geikie—Under the new arrangement a great deal of saving will be effected in the fall examination, and we cannot possibly go a whole year without doing injury.

Dr. MILLER—The treasurer's figures show that we received \$1,450

for the professional examination in the fall of 1892, and that the expenses were \$886, so that we had a surplus.

Dr. WILLIAMS—According to the report we have adopted, this announcement stands subject to clerical alterations made by the Registrar; and on page 18, section 3, sub-section 12, the announcement provides for a fall examination.

Dr. MILLER—Only in that year.

Dr. WILLIAMS—This announcement holds good for this year except for the clerical corrections made by Dr. Pyne. If he struck out that fall examination, I would not call that a clerical alteration. That stands subject to clerical alterations by the Registrar.

Dr. BERGIN—Let the same time and same fee and same everything else be put in this by-law.

Dr. MILLER—Have you no right to make a clerical omission of that. It is a very serious matter either having, or not having, an examination.

Dr. WILLIAMS—I object to the resolution altogether. The announcement now fixes it subject to change of date, and the Registrar is authorized to make clerical changes; and I hold the change of date is merely a clerical change required in the announcement.

Dr. Moore—Quite right.

Dr. WILLIAMS—He has not a right to say there shall or shall not be an examination. The announcement fixes it.

Dr. Geikie—Withdraw the motion.

Dr. MILLER—I do not think the mover should be allowed to withdraw it. I think it requires a substantive motion. It was clearly understood last year that the resolution might be permitted to pass upon that occasion, but there were some members of this Council who thought it ought not to occur again.

Dr. Rogers—If Dr. Miller will move that sub-section 12 of section 3 be excluded—

Dr. MILLER—No. I merely say the motion proposed by Dr. Geikie is a proper and correct motion, and a very necessary one if you propose holding a supplemental examination.

Dr. Williams—I object to a supplemental examination. We have established the examinations, and this resolution provides for it. All that is necessary is for the Registrar to change the necessary dates on which it is to be held.

Dr. Day—The resolution was passed last year in this way: It was to be considered a supplemental examination for that year only, and that it was left open to have them, or not have them, in the years following. I remember that distinctly. Whatever your announcement

may say, I do not know, but I know that was the understanding ing come to; and I opposed a fall examination, thinking it would be too expensive; and the construction put upon that part of it was an examination to be held for 1892, and that all future years would provide for themselves.

Dr. MILLER—That is clearly the understanding which I had of it.

Dr. Geikie—Let the resolution be put.

The President—There is no harm in putting the resolution.

Dr. ROGERS—I think there is harm.

Cries of "Question," "Question."

The President—It simply re-enacts that clause, but if you think that clause is still in force—

Cries of "Question."

On the motion being put the President declared it carried.

Dr. Geikie—It is understood that the dates and fees shall be the same as last year?

The PRESIDENT—Yes.

Dr. Harris moved, seconded by Dr. Moore, that Miss M. Wasson be paid the sum of \$10 for her services to the various committees as stenographer and typist.

Dr. Harris—I would like this motion carried because I know this young lady has done a great deal of work. I know she has done it for my committee—the Education Committee—and for other committees, and her work has been well and carefully done. Carried.

At the request of Dr. Johnson, the President vacated the chair and it was taken by Dr. Bergin, M.P.

Dr. Johnson—I wish to propose a vote of thanks to the President for the able way in which he has managed the affairs of the Council during this session. It appears to me, and I have been here now some three or four sessions, that during this session we have got through more work in a limited time than we have ever done before; that the meeting of the Council has been most harmonious; and everything slipped along as easily as it possibly could. I attribute that in a great measure to the ability shown by our President in the way in which he has managed this meeting; and I have much pleasure now in proposing the vote of thanks to Dr. Campbell as President of the Council.

Dr. Orr—I have great pleasure in seconding that motion. I can thoroughly and heartily endorse every word that has been said by Dr. Johnson. I think the proceedings of the meeting have been carried on most amicably, and the business gotten through during this session of the Council, I think, is quite equal to the amount of work done, if not more than that which was done last year.

Dr. Harris—Mr. Chairman, I do not wish to prolong the debate, but I can rise with the greatest pleasure to endorse what has been said by the mover and seconder of this resolution, and I am sure that every member of this Council must fully and thoroughly appreciate the great ability that Dr. Campbell has shown while he has been in the chair.

Dr. Bergin—Mr. President, I have very great pleasure in presenting to you the thanks of this Council for your conduct in the chair, and I beg to add my own tribute to the great ability with which you have conducted the affairs of the Council, and I do not think any former president need take offence when I say that during the term I have been here—the many years I have been here—the affairs of this Council have never passed off so harmoniously, never has so much good temper been shown, and never has business been despatched as rapidly as during this meeting of the Council.

Dr. Campbell—I thank you, gentlemen, for the compliments you have paid me, and if I have filled the chair to your satisfaction, I am abundantly repaid for the trouble taken in connection therewith.

Dr. Williams moved that the President again take the chair.

Dr. MILLER—The resolution which has been moved is certainly a very deserving one, but we have two other officers who are probably more hard worked than yourself. With all due deference to the ability with which you have discharged the duties encumbent upon you, the duties performed by our Registrar and Treasurer are certainly of the most onerous nature; the duties of the latter having become so through the operations and exertions of people who are desirous that the Medical Council should be conducted in the best possible manner, and with the very best possible results to the profession, and more particularly to them. I therefore beg leave to move that a very cordial vote of thanks be tendered to the Registrar and Treasurer for the ability with which they have discharged the duties of their offices, and the courtesy with which they have treated the members of this Council.

Dr. Moore—I have very great pleasure in seconding that resolution. It is not only known to members of the Council, but it is known to almost every medical man in the Province of Ontario, as well as to every medical student, the kindness and courtesy extended to them at all times and on all occasions by our esteemed Registrar. How we would succeed in filling his place were anything to happen to him, is almost a mystery to me. And in saying this much for the Registrar, I can say quite as much for our esteemed Treasurer; he has not only filled this office for the last year, but for a great many years, and he not only has filled it with honour to himself and credit to the Council, but on many occasions when we were behind hand,

when we did not have money enough to pay our bills, he put his hand in his own pocket and paid them for us. I have, therefore, very great pleasure in seconding that resolution. Carried.

Dr. Bergin—I would like to pass a vote of censure on the gentleman who deprived me of the pleasure of naming Dr. Aikins.

The President—The Registrar and Treasurer have heard the vote of thanks; and the motion is now formally presented, and the thanks of the Council tendered to them.

Dr. Geikie—There is one resolution that I think should be moved, and that is a special one to the Committee on Discipline.

Dr. Day—Oh, stop.

Dr. Geikie—Making special mention of the Chairman, Chief Justice Day he should be called. I think his duties have been well discharged, and they are very difficult to discharge well. Let anyone of us be raised to the position, and we can realize it. I have great pleasure in moving that the thanks of this Council be given to the Committee, but very specially to the Chairman of the Committee, Dr. Day.

Dr. Harris—I have a very great deal of pleasure in seconding the motion tendering the thanks of this Council to Drs. Day, Bray and Logan, who have discharged the duties relegated to them very ably. Carried.

The President here tendered the thanks of the Council to the Discipline Committee.

Dr. Day—On behalf of the Committee, I thank you for passing the resolution. I have no doubt you mean it. All I can say is we have striven to do our duty faithfully. I must say my colleagues are quite as much entitled to commendation as I am. And while it pleases you to pass the resolution you have, I am under the impression that our conduct in like measure has been displeasing to somebody else.

Dr. Johnson moved, seconded by Dr. Harris, and

Resolved—That in accordance with the by-laws, the Registrar do now read the minutes of this last meeting of the Council, which was accordingly done. The minutes were found correct, and on motion, confirmed, and the President directed to sign the same.

Dr. Johnson moved, seconded by Dr. Harris, that the Council now adjourn and stand adjourned. Carried.

CL. T. CAMPBELL,

President, College of Physicians and Surgeons of Ontario.



